

CITY OF BARABOO COMMON COUNCIL AMENDED AGENDA *

Council Chambers, 101 South Blvd., Baraboo, Wisconsin Tuesday, December 13, 2022, 7:00 P.M.

Regular meeting of the City of Baraboo Common Council, Mayor Nelson presiding.

Notices Sent To Council Members: Wedekind, Kolb, Hazard, Kent, Petty, Ellington, Sloan, Kierzek, and Thurow Notices Sent To City Staff, Media And Other Interested Parties: City Administrator Bradley, CDA Dir. Cannon, Clerk Zeman, DPW Dir/Engineer Pinion, Finance Dir. Ostrander, Fire Chief Stieve, EMS Chief Johnson, Library Dir. Bergin, Parks & Rec. Dir. Hardy, Police Chief Sinden, Street Super. Gilman, Utility Super. Peterson, Treasurer Laux, Atty. Eric Hagen (Boardman Clark), Baraboo News Republic, WBDL, 99.7FM, Detective Erik Oakeson, Cale Good

- 1. CALL TO ORDER
- 2. ROLL CALL AND PLEDGE OF ALLEGIANCE
- 3. APPROVAL OF PREVIOUS MINUTES (Voice Vote): November 22, 2022
- 4. **APPROVAL OF AGENDA** (Voice Vote)
- 5. COMPLIANCE WITH OPEN MEETING LAW NOTED
- 6. **PRESENTATIONS** None.
- 7. **PUBLIC HEARINGS** None.
- 8. **PUBLIC INVITED TO SPEAK** (Any citizen has the right to speak on any item of business that is on the agenda for Council action if recognized by the presiding officer.)

9. **MAYOR'S BUSINESS**

- City Offices will be closed on Friday, December 23, Monday, December 26, and Monday, January 2. Please visit www.cityofbaraboo.com for the garbage/recycling holiday pickup schedule.
- The deadline to file all nomination paperwork for the Spring Election is Tuesday, January 3, 2023 at 5:00pm.
- Starting in January the City Council meetings will be live streamed on the City's website, www.cityofbaraboo.com.
- The Mayor would like to congratulate Detective Erik Oakeson, Baraboo Police Dept. on his 10 years of service. Congratulations Erik!
- The Mayor would like to congratulate Cale Good, Buildings & Grounds Maintenance Technician, on his retirement from the City with over 22 years of service. Congratulations Cale!

10. CONSENT AGENDA (Roll)	C[all)
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- CA-2...Approve cancelling the December 27, 2022, Council Meeting.
- CA-3... Approve the Temporary Alcohol License application (aka Picnic License) for the Baraboo Theatre Guild, Bootlegger's Ball, 1-7-2023.
- CA-4...Approve the appointment of Joel Petty, Scott Sloan, Heather Kierzek, and Ed Geick to the Baraboo Area Joint Fire and Emergency Medical Services District Commission:

- CA-5... Approve the appointment of Kevin Calkins and Pamela Roland to the Baraboo Area Joint Fire and Emergency Medical Services District Personnel Board.
- CA-6... Approve the appointment of Lacey Steffes to the Business Improvement District (BID) to fill the unexpired term of Andrew Killgallon.

11. ORDINANCES ON 2ND READING

SRO-1... Approve Phase 1 Specific Implementation Plan for Baraboo Bluffs Condominium Planned Unit Development. (Pinion)

12. <u>NEW BUSINESS – RESOLUTIONS</u>

- NBR-1...Consider authorizing the City to draw from the Line of Credit with Baraboo State Bank. (Ostrander)
- NBR-2...Consider approving the 2nd Addendum to the Development Agreement with DEVCO I LLC and RENEWAL I LLC. (*Bradley*)
- NBR-3...Consider approving the Assignment and Assumption Agreement with the Village of Lake Delton for the Baraboo-Wisconsin Dells Regional Airport. (*Bradley*)
- NBR-4...Consider approving the Tax Incremental District Development Agreement with JDJE, LLC (Fairfield Hotel). (Bradley)
- NBR-5...Consider approving one-year renewal for Property Insurance with Municipal Property Insurance Company (MPIC). (Ostrander)
- NBR-6... Consider approving the transfer of accrued benefits to the new Fire district and payout of Comp Time to Fire Department employees. (Stieve)
- NBR-7... Consider payout of the severance benefits in the Fire Benefit Fund in January, effective Dec 31 (Ostrander)
- *NBR-8...Consider Addendum to School Resource Officer Memorandum of Understanding (MOU) with the Baraboo School District. (*Bradley*)
- 13. **NEW BUSINESS ORDINANCES** None.
- 14. <u>ADMINISTRATOR AND COUNCIL COMMENTS</u> (Comments are limited to recognition of City residents and employees, memorials, and non-political community events; discussion of matters related to government business is prohibited.)
- 15. **REPORTS, PETITIONS, AND CORRESPONDENCE** The City acknowledges receipt and distribution of the following:
 - Reports: October & November 2022 Fire Department
 - Minutes from the Following Meetings:

Copies of these meeting minutes are included in your packet:

BEDC......10-27-2022

Copies of these meeting minutes are on file in the Clerk's office:

CDA......10-4-2022, 11-1-2022, 11-17-2022 Emergency Management......3-31-2022

Park & Recreation......11-9-2022, 11-14-2022, 11-17-2022

Petitions and Correspondence Being Referred: None

16. **ADJOURNMENT** (Voice Vote)

Brenda Zeman, City Clerk

For more information about the City of Baraboo, visit our website at www.cityofbaraboo.com

December 2022

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
11	12	13	14	15	16	17
		Finance Council	Ambulance	UW Campus		
18	19	20	21	22	23	24
	Public Safety PFC	Plan Library	BID		Christmas Eve Day Observed City Offices CLOSED	Christmas Eve Day
25	26	27	28	29	30	31
Christmas Day	Christmas Day Observed City Offices CLOSED					

PLEASE TAKE NOTICE - Any person who has a qualifying disability as defined by the Americans with Disabilities Act who requires the meeting or materials at the meeting to be in an accessible location or format should contact the City Clerk at 101 South Blvd., Baraboo WI or phone (608) 355-2700 during regular business hours at least 48 hours before the meeting so reasonable arrangements can be made to accommodate each request.

Agenda jointly prepared by D. Griggel and B. Zeman

AMENDED Agenda posted on 12/12/2022

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CITY OF BARABOO COMMON COUNCIL AGENDA

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Copies of these meeting minutes are included in your packet:

Finance	.11-1-2022, 11-8-2022	Administrative	11-1-2022, 11-15-2022
BID	10-19-2022	UW Campus	10-20-2022
PFC	8-15-2022, 10-17-2022, 10-26	-2022, 10-27-2022, 11-4-2	022, 11-8-2022
BEDC	10-27-2022		

Copies of these meeting minutes are on file in the Clerk's office:

Park & Recreation......11-9-2022, 11-14-2022, 11-17-2022

Petitions and Correspondence Being Referred: None

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Brenda Zeman, City Clerk

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December 2022

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Agenda jointly prepared by D. Griggel and B. Zeman

Agenda posted on 12/08/2022

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Council Chambers, Municipal Building, Baraboo, Wisconsin Tuesday, November 22, 2022 – 7:00 p.m.

Mayor Nelson called the regular meeting of Council to order.

Roll call was taken.

Council Members Present: Wedekind, Kolb, Hazard, Petty, Ellington, Kierzek, Thurow

Council Members Absent: Kent, Sloan

Others Present: Chief Sinden, Clerk Zeman, Adm. Bradley, J. Ostrander, T. Pinion, M. Hardy, P.

Cannon, members of the press and others.

The Pledge of Allegiance was given.

Moved by Kolb, seconded by Ellington and carried to approve the minutes of November 1, 2022 and November 8, 2022

Moved by Ellington, seconded by Petty and carried to approve the agenda.

Compliance with the Open Meeting Law was noted.

PRESENTATIONS

Finance Director J. Ostrander presented the 2023 budget.

PUBLIC HEARINGS

The Mayor announced that this is the published date and time to hear public comment concerning the proposed assessments to be levied in the Baraboo Improvement District (BID).

Norris Crowe, 506 Ash Street, purchased this property in October of 2021. Because the property is used exclusively for residential, he is wondering if this would exclude him from the BID assessment. The "commercial" section of the building is currently used as storage.

No one else spoke and the Mayor closed the Public Hearing.

The Mayor announced that this is the published date and time to hear public comment concerning the proposed 2023 City Budget.

Marianne Cotter, 907 Second Street, the co-chair of Powered Up Baraboo. She thanked everyone for their efforts to address the \$826,000 budget shortfall. While the Council is only approving the 2023 operating budget, this does not mean that there is not long-term thinking that doesn't play a part. In the Strategic Plan that was approved this summer, one of the desired outcomes that was named was "staff and elected official move from a short-range budget mindset to a long-range approach". Taking the big picture into account is important even as we make this immediate shortfall. Thinking long term involves thinking sustainably both in terms of our relationship to the environment and also financially. In her mind, moving from a short-range budget mindset to long range approach means carefully planning what the City will pay for lights, heat, and air conditioning in City buildings for years to come; decisions they make regarding energy efficiency and renewable energy while approving the plans for future buildings will impact operating budgets for years to come. Thank you for being committed to a long-range approach. She would also like to celebrate the Strategic Plan goal of staff and elected officials understand infrastructure needs, specifically evaluating sustainable alternatives at the end of asset life cycles to meet a long-range goal of increased environmental stewardship. She applauded Mike Hardy for considering the purchase of an EV lawnmower and Chief Sinden for mandating that all future patrol cars be hybrid vehicles; these are good news story about how the city is thinking long-term and thinking sustainably.

No one else spoke and the Mayor closed the Public Hearing.

<u>PUBLIC INVITED TO SPEAK</u>

Rick Eilertson, 514 1st Street, spoke in favor of the "Trail Community" and is excited to see the improvements to Water Street and to be able to participate in this. He was happy to see the work that the City is doing on the "Trail Community" application and fully supports Baraboo becoming a "Trail Community".

MAYOR'S BUSINESS

- Thanks to the City Clerk, her staff, our poll workers, and all the City departments that pitched in to run a very smooth operation on Election Day.
- There are three aldermanic districts up for election in April. Nomination paperwork can be circulated starting December 1st. More information can be found by contacting the City Clerk's Office.
- City Offices will be closed Thursday, November 24 and Friday, November 25, 2022 for the Thanksgiving Holiday.
- The Mayor welcomes Thomas Cox to the Baraboo Economic Development Commission (BEDC). He will be representing the Sauk County Development Corporation (SCDC).
- Congratulations to St. Clare Hospital on their 100th anniversary. We are fortunate to have them serving the Baraboo community!
- The Mayor would like to congratulate Eugene Doro on his 40th anniversary with the City's Wastewater Department. Also, congratulations to Mary Farrell-Stieve on her 5th anniversary with the Carnegie-Schadde Memorial Public Library. Congratulations to both of you!

CONSENT AGENDA

Resolution No. 22-118

THAT the Accounts Payable, in the amount of \$1,658,196.41 as recommended for payment by the Finance/Personnel Committee, be allowed and ordered paid.

Resolution No. 22-119

That the Weights and Measures Assessments for 2022 are hereby approved and that the City Clerk shall notify affected businesses of their final assessment as provided in the City Code.

Resolution No. 22-120

THAT the City Clerk be authorized to issue the following Picnic Licenses:

• Sauk County Historical Society, Christmas at the Mansion, 12/09/2022

Resolution No. 22-121

That the following delinquent personal property accounts be written off in the amount of \$451.67:

Sand County Contracting 2018 \$451.67 Out of Business-10/2017

That the following accounts receivable balances be written off in the amount of \$8,483.06:

		SDC-	
Spears, Rachelle	2016-19	Uncollectable	\$1,441.13
		SDC-	
Becker, Cari	2018	Uncollectable	\$306.58
		SDC-	
Brown, Gregory	2016/17	Uncollectable	\$844.83
		SDC-	
Spink, Christine	2019	Uncollectable	\$222.77
		SDC-	
Bostic, Lori	2018	Uncollectable	\$154.80
Paul, Gordon	2018	SDC-	\$208.18

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City of Baraboo Council	Minutes	November 22, 2022	Volume 44	Page #136
		Uncollectable	a	
		SDC-		
Owens, Kathleen	2018/19		\$287.43	
Brandenhagen, Aaron	2017		\$324.59	
Benning, Margaret	2017	Uncollectable SDC-	\$141.21	
Espinoza, Nathan	2017	Uncollectable SDC-	s \$322.71	
Flora, Nikolaus	2016	Uncollectable SDC-	\$96.70	
Haskins, Reginald	2018	Uncollectable SDC-	\$305.59	
Jenkins, Ricky	2017	Uncollectable SDC-	\$153.66	
Martin, Skylar	2017	Uncollectable SDC-	\$71.51	
Merreighn, Merle	2017	Uncollectable SDC-	\$158.64	
Randazzo, Ty	2017	Uncollectable SDC-	\$125.98	
Sandoval, Carol	2019	Uncollectable SDC-	\$100.00	
Wheeler, Sherry	2017	Uncollectable SDC-	\$306.18	
Robertson, Rachel	2017	Uncollectable SDC-	\$159.28	
Groom, Dana	2019	Uncollectable SDC-	\$104.80	
Baker, Joseph	2018	Uncollectable SDC-	\$312.39	
Blacker, Tristan	2018	Uncollectable SDC-	\$200.00	
Dailey, Michael	2020	Uncollectable SDC-	\$200.00	
Delmore, Timothy	2019	Uncollectable SDC-	\$170.53	
Desiderio, Darrick	2018	Uncollectable SDC-	\$224.91	
Gonzalez Diaz, Iclia	2018	Uncollectable SDC-	\$362.09	
Lira, Antonio	2018	Uncollectable SDC-	\$162.95	
Lyons, Sheena	2018	Uncollectable SDC-	\$200.00	
Miller, June	2018	Uncollectable SDC-	\$131.34	
Scrofer, Steven	2018		\$153.83	
Roy, Katilynne	2018	SDC-	\$75.97	

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		Uncollectable SDC-	
McWilliams, Morgan	2017	Uncollectable	\$234.48
Quality Construction,	2017	SDC- Uncollectable	\$218.00

That the Bad Badger Engineering loan balance in the amount of \$51,432.00 be written into an Allowance for doubtful accounts and the accrued interest of \$47,831.78 be written off. No further interest shall accrue.

Moved by Petty, seconded by Ellington and carried that the Consent Agenda be approved-7 ayes.

ORDINANCES ON 2ND READING

Moved by Thurow, seconded by Kolb and carried unanimously to approve the 2nd reading of **Ordinance No. 2603** §7.14 pertaining to Traffic and Parking Regulation on and adjacent to school district grounds.

NEW BUSINESS - RESOLUTIONS

Resolution No. 22-122

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

WHEREAS, the City received a grant of \$105,000 for an Economic Resilience Plan;

WHEREAS, the City is required to match the grant with a funding of \$45,000;

WHEREAS, the City engaged the consulting services of Redevelopment Resources-Studio GWA to Complete the Plan;

WHEREAS, the Consultant has completed their plan and submitted it to the City Council;

NOW THEREFORE, be it resolved, the City of Baraboo accepts the Economic Resilience Plan provided by Redevelopment Resources – Studio GWA.

Moved by Ellington, seconded by Hazard and carried that **Resolution No. 22-122** be approved-7 ayes.

Resolution No. 22-123

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT the City of Baraboo support the application of the Baraboo Area (City of Baraboo/Village of West Baraboo) and the Memorandum of Understanding between the Baraboo Area Chamber of Commerce and Ice Age Trail Alliance naming Baraboo/West Baraboo as an Ice Age Trail "Trail Community".

Moved by Hazard, seconded by Petty and carried that **Resolution No. 22-123-** be approved-7 ayes.

Resolution No. 22-124

Resolved by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT the following budget transfer amendment authorizes a City contribution of \$625 towards the

one-time application fee for Baraboo's designation as a "Trail Community" by the Ice Age Trail Alliance. The monetary transfer is excess from the Mayor's 2022 Publication and Training budget.

Account	Department	Budget	Credit	Amended	Balance
Number			(Debit)	Budget	YTD
100-10-51410-	Mayor – Publications, Training,	\$1,100.00	(625.00)	475.00	175.00
320-000	Dues				
100-15-56710-	Economic Development – Special	.00	625.00	625.00	.00.
270-400	Services, Designated				

Moved by Ellington, seconded by Hazard and carried that **Resolution No. 22-124** be approved-7 ayes.

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT the Freedom in Christ Assembly church be given a 12-month lease to rent the Civic Center gymnasium and room 11 on Sundays from 8am-1pm excluding holidays for the amount of \$1,000 per month.

Moved by Petty, seconded by Ellington and carried that **Resolution No. 22-125** be approved-7 ayes.

Resolution No. 22-126

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

Resolution Authorizing Execution of the Department of Natural Resources Principal Forgiven Financial Assistance Agreement

WHEREAS, the City of Baraboo (the "Municipality") wishes to undertake a project to replace private lead service lines at residences, pre k -12 schools and licensed day care centers, identified as DNR No. 4762-04 (the "Project"); and

WHEREAS, the Municipality has applied to the Safe Drinking Water Loan Program (the "SDWLP") for financial assistance in the form of a loan made by the SDWLP to the Municipality of which all the principal will be forgiven at the time that loan disbursements are made to the Municipality, pursuant to the DNR Financial Assistance Agreement; and

WHEREAS, the SDWLP has determined that it can provide a loan with principal forgiveness in an amount up to \$222,500 that it has identified as being eligible for SDWLP funding;

NOW, THEREFORE, the City Mayor and City Clerk are authorized by and on behalf of the Municipality to execute the Principal Forgiven Financial Assistance Agreement that contains the terms and conditions of the SDWLP award for the Project. The Principal Forgiven Financial Assistance Agreement is incorporated herein by this reference.

Moved by Wedekind, seconded by Kolb and carried that **Resolution No. 22-126** be approved-7 ayes.

Resolution No. 22-127

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT the Mayor is hereby authorized to apply for the 2023 WisDOT Public Transit Assistance Program (PTAP) funding offered by the Federal and State for the City of Baraboo, and

THAT the Mayor is hereby authorized to apply for the 2023 Federal Section 5311 Operating and Capital (Formula Grants for Rural Areas) for the City of Baraboo, and

BE IT FURTHER RESOLVED that the Mayor and City Clerk are hereby authorized to execute the appropriate contracts on behalf of the City if the applications are approved.

Moved by Wedekind, seconded by Kolb and carried that **Resolution No. 22-127** be approved-7 ayes.

Resolution No. 22-128

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT the Shared Ride Taxi Service lease agreement is renewed for the City of Baraboo with Abby Vans, Inc. beginning January 1, 2023 – December 31, 2023.

THAT the Shared Ride Taxi Service will be operated by Abby Vans, Inc. as outlined in the Addendum for 2020-20204 Shared Ride Taxi Operating contract between the City of Baraboo and Abby Vans, Inc. for the second option year beginning January 1, 2023, and expiring December 31, 2023

Moved by Ellington, seconded by Wedekind and carried that **Resolution No. 22-128** be approved-7 ayes.

Resolution No. 22-129

WHEREAS, the Plan Commission approved the Baraboo Bluffs Condominium Plat, Phase 1, a 15-Unit Condominium located on 3.48-acres of property, being a part of Sauk County Certified Survey Map No. 7231, located in the SW ½ of the SE ¼ and the SE ¼ of the SW ¼ of Section 2, T11N, R6E in the City of Baraboo, Sauk County, Wisconsin;

NOW, THEREFORE, BE IT RESOLVED that the Baraboo Bluffs Condominium Plat, Phase 1, a 15-Unit Condominium, is hereby granted final approval subject to the applicable provisions of Chapters 236 and 703 of the Wisconsin Statutes and Chapter 18 of the Baraboo Municipal Code of Ordinances and that all review fees be paid in full; and

THAT the Mayor and City Clerk are hereby authorized to sign the Baraboo Bluffs Condominium Plat, Phase 1.

Moved by Wedekind, seconded by Petty and carried that **Resolution No. 22-129** be approved-7 ayes.

Resolution No. 22-130

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin: That the proposed 2023 BID budget in the amount of \$50,400.00 and attached hereto is approved, and; That the following is made a part of the Budget.

1. A reserve, to be known as the Reserve for Public Parking, Acquisition and Infrastructure Improvement Reserve, is established to be funded as follows:

The unspent balance, as determined by appropriate accounting methods, of the funds for each fiscal year as of December 31 of each year, shall be placed in a reserve to be used exclusively for acquisition of land for public parking purposes, lighting, marking, signing, and landscaping of

municipal parking lots and sidewalks, acquisition and public placement of receptacles for trash and garbage collection. Funds may be expended for these purposes at any time upon the affirmative vote of any five Directors.

Other than for the foregoing purposes, funds shall be expended from the reserve only on the affirmative vote of three quarters of all of the Directors of the BID.

- 2. In order to be paid, all bills must be signed by a BID Director or employee prior to being submitted to the Finance Committee.
- 3. All bills to be paid must be in the hands of the Treasurer no later than noon on the Friday immediately prior to the regular monthly meeting of the BID Board of Directors.
- 4. All Directors are to be compensated out of the General Administrative Account for the following expenses necessarily incurred: Postage, photocopies at \$.15 per page, mileage at IRS approved rates when authorized in advance by the BID Board of Directors.
- 5. All BID funds are to be turned in to either the BID Treasurer or the City Treasurer within 72 hours or receipt of the same. If turned in to the City Treasurer, the receipt for same shall be turned in to the BID Treasurer within 72 hours of receiving same.
- 6. No purchase or an obligation of the BID shall be paid in cash. All such purchases and obligations shall be paid by check issued by the City Treasurer.
- 7. Any non-budgeted items of income received during a fiscal year shall be placed in the contingency fund for the same year.

Moved by Wedekind, seconded by Petty and carried that **Resolution No. 22-130** be approved-7 ayes.

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

WHEREAS, the Common Council of the City of Baraboo held a public hearing in the Council Chambers at 7:00 p.m. on the 22nd day of November, 2022 for the purpose of hearing all interested persons concerning the preliminary resolution and the report on the proposed assessments to be levied upon property within the District, and the estimated costs of the operating plan for the Business Improvement District, and heard all interested persons who desired to speak at the hearing;

NOW, THEREFORE BE IT RESOLVED by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

The report pertaining to the proposed assessments and plans, specifications and estimated costs for the Baraboo Business Improvement District is adopted and approved. Payment of the assessments shall be made by assessing the properties benefited as indicated in the Report and that the assessments shown on the report, representing an exercise of police power, have been determined on a reasonable basis and are hereby confirmed. The assessments are due and payable interest free on or before March 1, 2022 and assessments not paid by September 1, 2022 shall become a delinquent tax against the property as provided by Section 66.60 (15), Wis. Stats.

The City Clerk shall publish the resolution as a Class 1 notice under Chapter 985, Wis. Stats., in

the assessment district and a copy of this resolution and a statement of the final assessment against the benefited property shall be mailed to every property owner whose name appears on the assessment roll, whose post office address is known or can with reasonable diligence be ascertained.

Moved by Wedekind, seconded by Kolb and carried that **Resolution No. 22-131** be approved-7 ayes.

Resolution No. 22-132 Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

That the following Community Development Budgets are approved. They are:

Donahue Terrace Apartments	\$	411,950
Corson Square Apartments	\$	396,650
City Admin Building Fund	\$	530,355
Community Development Block Grant	\$	225,500
Façade Improvement	\$	15,000
Revolving Economic Development	\$	87,000
Library Building Fund	\$ 3	3,502,000
Fire/EMS Building Fund	\$2	5,750,000
Capital Catalyst	\$	2,000

Moved by Hazard, seconded by Petty and carried that **Resolution No. 22-132** be approved-7 ayes.

Resolution No. 22-133

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT, the proposed 2023 Sanitary Sewer Budget for the City of Baraboo in the amount of **\$1,677,617** is hereby adopted; and,

BE IT FURTHER RESOLVED, that adoption of said budget establishes the following sewer rates effective beginning the first quarter billing of 2023:

City of Baraboo		* 100 C	Gallons Usage	\$0.399	
Outlying Area:		* 100 C	Gallons Usage	\$0.270	
Surcharge for High Strength:		BOD S.S. Phosph	norus	\$ 0.45/lb \$ 0.51/lb \$ 4.00/lb	
Quarterly Fixed Meter Charg	e				
5/8" 3/4" 1" 1-1/2" 2" 3"	\$ \$ \$ \$ \$ \$ \$	9.44 10.32 12.06 16.41 21.64 33.84	4" 6" 8" 10" 12"		\$ 51.26 \$ 94.83 \$ 147.55 \$ 216.88 \$ 286.20
Septage Holding Tank				\$116.72/10 \$ 10.85/100	

ayes.

Administration Fee		\$ 15.00/load
Bio Solids	Class A Utility haul Customer hauls	\$ 22.50/load \$ 0.75/yd.
	Class B	FREE
Digester Solids T BOD Testing S.S. Testing pH Testing Phosphorus Testi		\$ 50.00/100 lbs. of dry solids \$ 18.00/sample \$ 12.00/sample \$ 7.00/sample \$ 23.00/sample

Moved by Petty, seconded by Ellington and carried that **Resolution No. 22-133** be approved-7 ayes.

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

That the Water Utility Budget for 2023 in the amount of \$2,239,595 is hereby approved.

Moved by Kolb, seconded by Hazard and carried that **Resolution No. 22-134** be approved-7

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

That the Storm Water Utility Budget for 2023 in the amount of \$593,247 is hereby approved.

Moved by Petty, seconded by Kolb and carried that **Resolution No. 22-135** be approved-7 ayes.

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

That the following TIF Funds' budgets for 2023 be hereby approved:

TID #6	(Fund 360):	\$ 848,925
TID #7	(Fund 370):	\$ 388,347
TID #8	(Fund 380):	\$ 672,201
TID #10	(Fund 310):	\$ 1,566,705
TID #11	(Fund 311):	\$ 3,257,989
TID #12	(Fund 312):	\$ 1,518,114

Moved by Petty, seconded by Wedekind and carried that **Resolution No. 22-136** be approved-7 ayes.

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

That the following Funds' budgets for 2023 be hereby approved:

Taxi (Fund 230):	\$ 675,654
Street Lighting (Fund 240)	\$ 150,467
Park Impact/Development (Fund 250):	\$ 235,000

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City of Baraboo Council Minutes	November 22, 2022	Volume 44	Page #143
Library Impact Fees (Fund 251):	\$	227,939	
Police Impact Fees	\$	51,036	
Fire Impact Fees	\$	375,100	
Lead Service Grant	\$	0	
Library Operating	\$	941,818	
Disaster Aid (ARPA)	\$	121,4 70	
Emergency Management	\$	0	
Police Equipment	\$	13,200	
PW Capital Equipment	\$	390,000	
General GOV/IT Capital	\$	27,250	
Parks/Rec Capital Equipment	\$	0	
Park Amenities	\$	600,000	
Capital Projects/ Roads	\$	817,967	
Special Assessments	\$	75,000	
Land Development	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	50	
Insurance	\$	351,161	
Leased Vehicles	\$	219,269	
UW Campus	\$	910,651	
Alma Waite	\$	7,688	
Kuenzi Estate	\$	0	
Fire Benefit	\$	86,000	
Library Segregated	\$	170,000	
Library Building	\$	5,000	
Park Segregated	\$	30,000	
Oschner Park	\$	900	

Moved by Ellington, seconded by Petty and carried that **Resolution No. 22-137** be approved-7 ayes.

Resolution No. 22-138 Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

WHEREAS, the proposed 2023 Budget Document appropriates out of the receipts of the City of Baraboo for the year 2023, including monies received from the general property tax levy, to the various Funds shown below, the following amounts:

General Fund (Fund 100):	\$1	1,433,545
Library Fund	\$	558,083
Police Capital Fund	\$	14,700
Public Works Capital Fund	\$	238,000
General/IT Capital Fund	\$	30,000
Parks Capital Equipment Fund	\$	10,000
Parks Amenities Fund	\$	104,500
Leased Vehicle Fund	\$	84,000
Insurance Fund	\$	216,120
Debt Service	\$	2,716,193

Total of General Operating Funds \$15,405,141.00

BE IT FURHER RESOLVED THAT THE Common Council of the City of Baraboo hereby approves and accepts the 2023 Budget in the amount of \$15,405,141.00 dollars, and;

BE IT FURHER RESOLVED that there is hereby levied a tax of \$9,073,020.00 on all taxable property within the City of Baraboo as returned by the assessor in the 2022 assessment roll for the uses, and purposes set forth in the 2023 budget. A detail of the levy by Fund follows:

General Fund (Fund 100):	\$!	5,101,424
Library Fund	\$	558,083
Police Capital Fund	\$	14,700
Public Works Capital Fund	\$	238,000
General/IT Capital Fund	\$	30,000
Parks Capital Equipment Fund	\$	10,000
Parks Amenities Fund	\$	104,500
Leased Vehicle Fund	\$	84,000
Insurance Fund	\$	216,120
Debt Service	\$	2,716,193

Total Levy

\$9,073,020.00

Moved by Petty, seconded by Kolb and carried that **Resolution No. 22-138** be approved-7 ayes.

<u>NEW BUSINESS – ORDINANCES</u>

Motion by Ellington, seconded by Wedekind and carried unanimously to approve the 1st reading of **Ordinance No. 2604** approving the Phase 1 Specific Implementation Plan for Baraboo Bluffs Condominium Planned Unit development.

THE COMMON COUNCIL OF THE CITY OF BARABOO, WISCONSIN, DO ORDAIN AS FOLLOWS:

1. Section 17.18(4)(d), Code of Ordinances, is amended as follows:

17.18 <u>ESTABLISHMENT OF DISTRICTS AND INCORPORATION OF ZONING</u> DISTRICT MAP

- (4) DISTRICT BOUNDARIES AND MAP AMENDMENTS.
 - (d) Planned Unit Development. The following Planned Unit Development is approved and incorporated into the zoning map: 2022-05.
- 2. The attached Phase 1 Specific Implementation Plan for Baraboo Bluffs Condominium, Phase 1 is approved as part of Planned Unit Development 2022-05.

This Ordinance shall take effect upon passage and publication as provided by law.

Motion by Ellington, seconded by Petty and carried unanimously to approve the 1st reading of **Ordinance No. 2605** repealing and recreating §1.30 of the Baraboo Municipal Code, Baraboo Area Joint Fire and Emergency Medical Services District.

THE COMMON COUNCIL OF THE CITY OF BARABOO, WISCONSIN, DO ORDAIN AS FOLLOWS:

1. Section 1.30 of the Baraboo Municipal Code shall be and is hereby repealed and recreated to read

as follows:

1.30 BARABOO AREA JOINT FIRE AND EMERGENCY MEDICAL SERVICES DISTRICT.

- (1) MEMBERSHIP. The Baraboo Area Joint Fire and Emergency Medical Services District shall be governed by a Joint District Commission as prescribed in the Baraboo Area Joint Fire and Emergency Medical Services District Intergovernmental Agreement and Bylaws, effective January 1, 2023, and as amended thereafter. The Joint District Commission shall consist of eight (8) voting Commissioners and one (1) non-voting Commissioner. Four (4) of the Commissioners shall be appointed by the Mayor of the City of Baraboo, subject to confirmation by the Common Council. Two City appointees shall serve an initial term from January 1, 2023 to the date of the annual meeting in June, 2024 and two City appointees shall serve an initial term from January 1, 2023 to the date of the annual meeting in June, 2025. Subsequent City appointees shall serve staggered two-year terms, commencing on the date of the June annual meeting.
- (2) PERSONNEL BOARD. The Personnel Board shall consist of five (5) voting members, subject to conditions contained in the Baraboo Area Joint Fire and Emergency Medical Services District Intergovernmental Agreement and Bylaws, effective January 1, 2023, and as amended thereafter. Two (2) of the members shall be appointed by the Mayor of the City of Baraboo, subject to confirmation by the Common Council. The initial terms of service for City appointees shall be from January 1, 2023 to the annual meeting in June, 2026 and from January 1, 2023 to the annual meeting in June, 2028. Subsequent terms shall be for five years, commencing on the date of the June annual meeting.
- (3) POWERS AND DUTIES. The Joint District Commission and Personnel Board shall have the powers and duties set forth in the Baraboo Area Joint Fire and Emergency Medical Services District Intergovernmental Agreement and Bylaws, as amended by the Commission from time-to-time, which are incorporated into this ordinance and on file with the City Clerk.
- 2. This ordinance shall take effect upon passage and publication as provided by law.

Moved by Petty, seconded by Ellington and carried unanimously to approve suspending the Council Rules as permitted by §2.04(20) of the Baraboo Municipal Code.

Moved by Ellington, seconded by Petty and carried unanimously to waive the second reading of **Ordinance No. 2605**.

ADMINISTRATOR AND COUNCIL COMMENTS

- Adm. Bradley thanked City staff for their work on the 2023 budget.
- Ald. Wedekind noted that he is up for re-election in April and has been on the Council for almost 23 years; he will not run for re-election.
- Adm. Ellington noted that the funds raised by the Salvation Army stays here in Baraboo. Anyone interested in volunteering should visit registertoring.com.
- Adm. Thurow thanked city staff for their effort in keeping everyone safe for the Light Parade.
- Adm. Petty wished everyone a Happy Thanksgiving

REPORTS, PETITIONS, AND CORRESPONDENCE

The City officially acknowledges receipt and distribution of the following:

• Reports: October, 2022 - Treasurer

Volume 44

Minutes from the Following Meetings:

Finance/Personnel Committee-Dennis Thurow Committee Room, #205

October 25, 2022

Members Present: Sloan, Kent, Petty

Absent:

Others Present: Mayor Nelson, Adm. Bradley, Clerk Zeman, J. Ostrander, Kory Hartman

<u>Call to Order</u> –Ald. Sloan called the meeting to order at 5:30p.m. noting compliance with the Open Meeting Law. Moved by Petty, seconded by Kent to approve the minutes of October 11, 2022. Motion carried unanimously. Moved by Kent, seconded by Petty to approve the amended agenda. Motion carried unanimously.

Action Items

- a) Accounts Payable Moved by Petty, seconded by Kent to recommend to Council approval of the accounts payable for \$347,901.20. Motion carried unanimously.
- b) Budget Amendments The committee reviewed the line-item budget amendments. Moved by Kent, seconded by Petty to recommend to Council to authorize the 3rd Qtr. year-to-date 2022 Budget Amendments. Motion carried unanimously.
- c) Alma Waite Funds Request J. Ostrander presented the final Alma Waite Funds requests. As per discussion at the last meeting, the available funds is now based on actual interest earned vs projected. Moved by Kent, seconded by Petty to recommend to Council to approve the 2023 Alma Waite requests of \$1,500 for each applicant for budget funds. Motion carried unanimously.

Discussion Items:

- Discuss Options for Broadcasting the City Council Meetings Effective January 1, 2023 eScribe will be telecasting the City's Council Meetings. If outside entities want to stream the meetings, they will have access to them. It would be up to Baraboo Broadcasting if they want to post the videos from the City's website. As for our server, it will go off line at the end of the year when eScribe goes live.
- b) Purchasing Policy The Committee continued to review the proposed changes to the Purchasing Policy. This will be brought back to the next Finance/Personnel Committee meeting to continue the review.

Adjournment - Moved by Kent, seconded by Petty and carried to adjourn at 6:49pm.

Copies of these meeting minutes are on file in the Clerk's office:

Park & Recreation......10-12-2022 CDA......10-04-2022 UW Campus......10-20-2022 Plan Commission......9-20-2022, 10-18-2022

Petitions & Correspondence Being Referred: None.

ADJOURNMENT

Moved by Ellington, seconded by Hazard, and carried on voice vote, that the meeting adjourn at 8:24pm.

CA - 1

RESOLUTION NO. 2022 -

Dated: December 13, 2022

The City of Baraboo, Wisconsin			
Background:			
Fiscal Note: (Check one) [] Not Required [] Budgeted Expenditure [] Not Budgeted Comments			
Resolved, by the C Wisconsin:	ommon Council of the City of Baraboo, Sauk County		
	vable, in the amount of \$ as recommended for payment by thee, be allowed and ordered paid.		
Offered By: Consent Motion:	Approved by Mayor:		
Second:	Certified by City Clerk:		

RESOL	UTION NO	. 2022 -
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The City of Baraboo, Wisconsin

	Council has voted to cancel the 2 nd Council meet a special Council meeting can, and will, be scheduled so be brought to City staff.	
Note: $(\sqrt{\text{one}})$ [x] Not Recomments:	quired [] Budgeted Expenditure [] Not Bi	udgeted
Resolved by the Comm Wisconsin:	on Council of the City of Baraboo, Sauk	County
THAT the December	27, 2022 Council meeting is cancelled.	
Offered by: Consent Motion:	Approved:	
Second:	Attest:	

The City of Baraboo, Wisconsin

Background: In order to be in full compliance with State Law, the City amended Chapter 12, Intoxicating Liquor and Fermented Malt Beverages. Because of this change, the Administrative Committee is now required to review all Liquor License applications and make a recommendation to Council.

All Liquor Licenses expire annually on June 30th with the exception of the Picnic License. A Picnic License, also known as a Temporary Beer and/or Wine License, is typically issued for a one or two day event.

The Picnic License listed below was reviewed by the Police Department and the City Clerk. It will be reviewed by the Administrative Committee at their December 6th meeting.

Fiscal Note: (check one) [X] Not Required [] Budgeted Expenditure [] Not Budgeted Comments:

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT the City Clerk be authorized to issue the following Picnic Licenses:

• Baraboo Theatre Guild, Bootlegger's Ball, 1-7-2023

Offered by: Administrative Comm.	Approved by Mayor:	
Motion:		
Second:	Certified by Clerk:	

RESOLUTION NO. 2022 -

The City of Baraboo, Wisconsin
ackground:
scal Note: (Check one) [x] Not Required [] Budgeted Expenditure [] Not Budgeted
omments

Resolved, by the Common Council of the City of Baraboo, confirms the Mayor's appointments as follows:

THAT, Joel Petty and Ed Geick be appointed to the Baraboo Area Joint Fire and Emergency Medical Services District Commission serving January 1, 2023 to the date of the District's annual meeting in June, 2024 and

THAT, Scott Sloan and Heather Kierzek be appointed to the Baraboo Area Joint Fire and Emergency Medical Services District Commission serving January 1, 2023 to the date of the District's annual meeting in June, 2025.

Offered By: Consent	Approved by Mayor:	
Motion:		
Second:	Certified by City Clerk:	

RESOLUTION NO. 2022 -

RESOLUTION NO. 2022 -	Dated: December 13, 2022
The City of Baraboo,	Wisconsin
Background:	
Fiscal Note: (Check one) [x] Not Required [] B Comments	udgeted Expenditure [] Not Budgeted
Resolved, by the Common Council of the Cappointments as follows:	City of Baraboo, confirms the Mayor's
THAT, Kevin Calkins be appointed to the Bar Medical Services District Personnel Board serving Januan Innual meeting in June, 2028 and	•
THAT, Pamela Roland be appointed to the Ba Medical Services District Personnel Board serving Januarum meeting in June, 2026.	

Approved by Mayor: Offered By: Consent Motion: Second: Certified by City Clerk:

R	FS	Ω I	TIT	'IO	N	NO	. 2022 -	
				11		1 7 ()	. 2022	-

The City of Baraboo, Wisconsin				
Background:				
Fiscal Note: (Check one) [x] Not Required [] Budgeted Expenditure [] Not Budgeted Comments				

Resolved, by the Common Council of the City of Baraboo, confirms the Mayor's appointments as follows:

THAT, Lacey Steffes be appointed to the Business Improvement District (BID) to fill the unexpired term of Andrew Killgallon serving until April 30, 2024.

Offered By: Consent	Approved by Mayor:	
Motion:		
Second:	Certified by City Clerk:	

RESOLUTION NO. 2022 -

Dated: December 13, 2022

The City of Baraboo, Wisconsin

Bac	kground
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Whereas the City Council approved a line of credit be established with the Baraboo State Bank as a \$5,000,000 Note Anticipation Note dated April 28, 2022, for the TID #12 interim financing for public purposes, including financing water, sewer and street improvement projects. This loan has a year maturity term at 2.15%. The borrowed money may be used only for the purposes for which it was borrowed.

Whereas a stipulation to this loan, Baraboo State Bank requires an approved Council resolution indicating the amount for each draw.

Note: (\sqrt{one}) [] Not Required [] Budgeted Expenditure [] Not Budgeted Comments:

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

That the City resolves to draw \$421,395.17 from the line of credit with the Baraboo State Bank on Wednesday December 14th, 2022.

Offered by: Finance/Personnel Motion: Second:	Approved by Mayor:	
Second:	_	Certified by City Clerk:

Project Total		ARPA - Draw #1 A	RPA - Draw #2 L	OC - Draw #1	LOC - Draw #2	LOC - Draw #3	LOC - Draw #4	LOC - Draw #5	Grand Total
Admin & Legal	Capital Newspapers	0.00	0.00	618.28	80.75	0.00	0.00		699.0
	Ehlers	0.00	0.00	15,500.00	0.00	0.00	0.00		15,500.0
	Wis Dept of Revenue	0.00	0.00	0.00	1,150.00	0.00	0.00		1,150.0
	Register of Deeds	0.00	0.00	0.00	0.00	0.00	0.00	50.00	50.0
	Boardman & Clark	0.00	0.00	469.41	1,144.00	0.00	0.00	0.00	1,613.4
	VonBriesen & Roper	0.00	0.00	5,253.70	17,911.30	2,331.00	0.00	3,819.00	29,315.0
	City Staff Wages	0.00	0.00	0.00	2,114.00	0.00	0.00	5,844.15	7,958.1
	Quarles & Brady	0.00	0.00	0.00	0.00	11,880.00	0.00	0.00	11,880.0
	Redevelopment Resources-Housing Study	0.00	0.00	0.00	0.00	2,083.34	1,666.66	416.66	4,166.6
	Scott Appraisal	0.00	0.00	0.00	0.00	0.00	4,000.00	0.00	4,000.0
	Redevelopment Resources-Stratigic Plan	0.00	0.00	0.00		0.00	750.00		1,468.3
	Clifton Larson	0.00	0.00	0.00		0.00	0.00		780.0
Admin & Legal Total		0.00	0.00	21,841.39	22,400.05	16,294.34	6,416.66	11,628.15	78,580.5
Jackson Farm	Register of Deeds	0.00	0.00	30.00	0.00	0.00	0.00		30.0
	TMC Improvements	0.00	0.00	862.36	0.00	0.00	0.00		862.3
	Beaver Services	0.00	0.00	22,400.00	0.00	0.00	0.00		22,400.0
	Grothman & Associates	0.00	0.00	2,905.00	0.00	0.00	0.00		2,905.0
	MSA Professional Services	0.00	0.00	1,962.25	0.00	0.00	0.00		1,962.2
	CTW Corporation	0.00	0.00	0.00	1,862.00	0.00	0.00		1,862.0
Jackson Farm Total		0.00	0.00	28,159.61	1,862.00	0.00	0.00		30,021.6
Stormwater Imp	MSA - Wetland	7,853.04	0.00	0.00		0.00	0.00		7,853.04
	CGC	1,349.96	0.00	0.00		0.00	0.00		1,349.96
	MSA - Design	8,517.40	24,943.00	0.00		6,814.26	0.00	·	63,171.4
	Core & Main	0.00	0.00	0.00		720.00	737.00		1,457.0
	County Materials	0.00	170,626.74	0.00		77,206.00	-4,504.08		269,535.94
Otaman Jana Tatal	A-1 Excavating	0.00	62,078.30	0.00	173,318.40	364,001.80	35,510.00		634,908.50
Stormwater Imp Total Dentention Pond	A 1 Everyating	17,720.40	257,648.04 0.00	0.00	173,318.40 165,727.22	448,742.06 8,722.48	31,742.92 19,383.30		978,275.92 193,833.00
Dentention Pond Total	A-1 Excavating	0.00	0.00	0.00	165,727.22	8,722.48	19,383.30		193,833.00
Sewer Imp	MSA - Design	8,517.39	24,943.01	0.00		6,814.26	0.00		63,171.49
Sewer Imp	MSA - Sanitary Sewer Imp	1,208.15	0.00	0.00		0.00	0.00		1,208.1
	Ferguson - Materials	30,271.80	0.00	0.00		0.00	0.00		30,271.80
	Core & Main	684.81	47,049.80	0.00		348.32	0.00		48,082.93
	James Peterson Sons	261,141.70	0.00	0.00		0.00	0.00		274,886.20
	A-1 Excavating	0.00	0.00	0.00		120,873.45	27,427.00		259,421.0
Sewer Imp Total	The Excavating	301,823.85	71,992.81	0.00		128,036.03	27,427.00		677,041.5
Water Imp	MSA - Design	8,517.39	24,943.00	0.00		6,814.26	0.00		63,171.48
Tratop	Ferguson - Materials	102,738.95	0.00	0.00		0.00	0.00		102,738.9
	MSA - Water Imp	1,208.15	0.00	0.00		0.00	0.00		1,208.1
	Menards	110.16	0.00	0.00		0.00	0.00		110.10
	J & J Underground	37,239.50	0.00	0.00	0.00	0.00	0.00		37,239.5
	Core & Main	2,123.75	173,934.00	0.00		82,004.00	10,248.00		336,928.7
	A-1 Excavating	0.00	0.00	0.00	116,460.50	99,854.50	48,320.00	0.00	264,635.0
Water Imp Total	-	151,937.90	198,877.00	0.00	116,460.50	188,672.76	58,568.00	91,515.83	806,031.9
Roadway Imp	Milestone Materials	0.00	0.00	0.00	2,835.55	0.00	0.00	803.99	3,639.5
	MSA - Design	0.00	0.00	0.00	33,460.42	6,814.26	0.00	22,896.82	63,171.50
	Pelton Builders	0.00	0.00	0.00	51,406.39	0.00	0.00	0.00	51,406.3
	A-1 Excavating	0.00	0.00	0.00	98,086.55	155,049.73	678,977.46	179,320.53	1,111,434.2
	City PW Wages	0.00	0.00	0.00		0.00	0.00		41.0
	Decker Supply	0.00	0.00	0.00		0.00			731.2
	WI Dept of Transportation	0.00	0.00	0.00		0.00			4,000.0
Roadway Imp Total		0.00	0.00	0.00		161,863.99	678,977.46		1,234,423.9
Debt Service	Interest on Advance	0.00	0.00	0.00		0.00	0.00		6,223.2
	Baraboo State Bank	0.00	0.00	0.00		0.00	0.00	·	18,890.5
Debt Service Total		0.00	0.00	0.00		0.00	0.00		25,113.7
Parks and Trails	MSA Professional Services	0.00	0.00	0.00		75.00	0.00		75.0
Parks and Trails Total		0.00	0.00	0.00		75.00	0.00		75.00
Grand Total		471,482.15	528,517.85	50,001.00	777,079.25	952,406.66	822,515.34	421,395.17	4,023,397.

NBR - 2

RESOLUTION NO. 2022 -

Dated: December 13, 2022

The City of Baraboo, Wisconsin

Background: This is a proposed second addendum to the development agreement signed March 17, 2006 between the City, DEVCO 1, LLC, and RENEWAL 1, LLC. The parties signed addendum 1 on May 8, 2007. Addendum 2, attached, removed RENEWAL 1, LLC from the development agreement and DEVCO 1, LLC becomes solely responsible for the development agreement. Both companies were owned by Jay Smith and has since sold off RENEWAL 1, LLC. Mr. Smith remains financial responsible for the commitments made under the original development agreement.

The original development agreement was for the Teel project in the Gateway Industrial Park in TID 7. The project has completed, but Mr. Smith through DEVCO 1, LLC has funded the TID shortfall, per the agreement, for several years and will continue to do so until the TID revenues exceed the expenses.

Fiscal Note: [X] Not Required [] Budgeted Expenditure [] Not Budgeted Comments:

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

The Common Council hereby authorizes the City Administrator and the City Clerk to execute addendum 2 with DEVCO 1 LLC.

Offered by:	Approved:	
Motion:	FF 3.00	
Second:	Attest:	

SECOND ADDENDUM TO DEVELOPMENT AGREEMENT

This Second Addendum to Development Agreement (hereinafter "Second Addendum") is made and entered into as of October ____, 2022 (the "Effective Date"), by and between the City of Baraboo, a Wisconsin municipal corporation (the "City"), and DEVCO I LLC, a Wisconsin limited liability company ("Devco") and RENEWAL I LLC, a Wisconsin limited liability company ("Renewal" and, collectively, with Devco, the "Developer") and amends that certain Development Agreement dated as of March 17, 2006 between the City and Devco as subsequently amended by that certain Addendum to Development Agreement dated as of May 8, 2007 between the City and the Developer (collectively, the "Agreement").

RECITALS

WHEREAS, Devco and Renewal were owned and operated by Jay L. Smith (hereinafter "Smith"); and

WHEREAS, Renewal has been sold by Smith to an unrelated third party; and

WHEREAS, given the sale of Renewal, the Developer is requesting the removal of Renewal from the Agreement; and

WHEREAS, the City agrees to remove Renewal as the Developer and all references to Renewal in the Agreement, subject to the terms and conditions of this Second Addendum.

NOW THEREFORE, in consideration of the covenants and agreements contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

AGREEMENT

- 1. Recitals. The foregoing RECITALS are true, accurate and incorporated herein by
- 2. <u>Developer</u>. All references to "Developer" in the Agreement shall refer to Devco only and all references to Renewal are hereby removed from the Agreement. Upon the execution and delivery of this Second Addendum and the satisfaction of all conditions hereunder, Renewal shall have no obligations under the Agreement. The foregoing release of Renewal shall be effective as of the Effective Date but shall not relieve Renewal of any obligations under the Agreement that were incurred (or result from an event occurring) prior to the Effective Date.
- 3. <u>Conditions</u>. This Second Addendum shall be effective upon the satisfaction of the following conditions:
 - (a) The City shall have received a fully-executed, original version of this Second Addendum; and

(b) The City shall have received payment in immediately available funds, of all fees and costs of incurred by the City with regard to this Second Addendum, including, without limitation, all attorneys' fees and expenses incurred or paid by the City in connection with the preparation of this Second Addendum.

4. Miscellaneous.

- (a) <u>Counterparts; Signatures</u>. This Second Addendum may be executed in several counterparts, each of which shall be deemed an original, but such counterparts shall together constitute but one and the same agreement. This Second Addendum may be executed in facsimile or electronic copy with the same binding effect as the original, but any party may request a paper original for its files and the other parties hereto shall be obligated to accommodate such a request.
- warrants to the City that the execution and delivery of this Second Addendum is within its respective company power, has been duly authorized by proper organizational action on the part of Devco and Renewal, respectively, is not in violation of any existing law, rule or regulation of any governmental agency or authority, any order or decision of any court, the articles of organization or operating agreement of Devco or Renewal, respectively, or the terms of any agreement, restriction or under-taking to which Devco or Renewal is a party or by which it is bound, and does not require any approval or consent of any other person or member of Devco or Renewal, respectively, any governmental body, agency or authority or any other person or entity that have not already been obtained by Devco and Renewal.
- (c) Entire Agreement; Applicable Law. The Agreement, as amended by this Second Addendum, is the entire agreement between the parties thereto and hereto with respect to the matters contained therein, herein and any other documents related thereto, and this Second Addendum supersedes any prior discussions with respect to such an addendum. This Second Addendum shall be governed by and construed in accordance with the internal laws of the State of Wisconsin without application of conflicts of laws.
- (d) <u>Headings</u>. Paragraph headings used in this Second Addendum are for convenience only and shall not affect the construction of this Second Addendum.
- (e) No Further Modification; Ratification. Except as expressly modified in this Second Addendum, the Agreement and all documents previously referenced in or executed in connection with the Agreement shall remain in full force and effect and are hereby ratified.

[SIGNATURES CONTAINED ON NEXT PAGE]

IN WITNESS WHEREOF, this Second Addendum is executed as of the Effective Date.

CITY:
CITY OF BARABOO
By:Casey J. Bradley, City Administrator
Attest: Brenda Zeman, City Clerk
DEVELOPER:
DEVCOILLC
By: Jay L Smith, Manager
RENEWAL I LLC
By: Kee L. Tuleta Name: KAPEN L. TULETH Title: PRESIDENT

NBR-3

RESOLUTION NO. 2022 -

Dated: December 13, 2022

The City of Baraboo, Wisconsin

Background: This is an Assignment and Assumption Agreement, this document will transfer the City of Baraboo's interests in the Airport to the Village of Lake Delton. By approving this, the responsibility of past grant funds and their associated obligations will pass to the Village of Lake Delton. We also have the transfer of our portion of the Deed interest in the land to be conveyed to the Village of Lake Delton.

These documents have been vetted through our respective attorney's, the Bureau of Aeronautics, and the Federal Aviation Administration.

Fiscal Note: [X] Not Required [] Budgeted Expenditure [] Not Budgeted Comments:

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

The Common Council hereby authorizes the Mayor, City Administrator, and the City Clerk to execute the Assignment and Assumption Agreement and the Deed Transfer documents as presented.

Offered by:	Approved:	
Motion:		
Second:	Attest:	

State Bar of Wisconsin Form 3-2003 **QUIT CLAIM DEED**

Document Number

Document Name

THIS DEED, made between Vj g'Ek{ 'qh'Dctcdqq.	"c"o wpke	ekr cn'eqtr qtcvkqp		
and Vj g"Xkmci g"qh"Ncmg"F gmqp."c"o wpkekr cnleqt	Grantor,' r qtc\kqp	whether one or more),		
("(Grantee '	' whether one or more).		
Grantor quit claims to Grantee the following describ		· · · · · · · · · · · · · · · · · · ·		
rents, profits, fixtures and other appurtenant intere				
County, State of Wisconsin ("Property") (if more s	space is	needed, please attach	Recording Area	
addendum):			Name and Return Address	
Ugg"cwcej gf "rgi crif guetkr wkqp0"Vqi gyi gt "y kyi "c"E: RctegriP q08"cpf "tgeqtf gf "kp" yi g"UcwniEqwpv{ "Tg Xqnwo g"564"Rci g"48: ="cp"Cxkcwkqp"gcugo gpv"rcdg tgeqtf gf "kp" yi g"UcwniEqwpv{ "Tgi knygt"qh"F ggf u"ql	i kuvgt "ql gngf "Rcte nhleg"kp""	n'F ggf u''qlhleg''lop'' egn'P q07''cpf '' Xqnwo g''564''Rci g''	West & Dunn 214 First Street Baraboo, WI 53913	
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			Parcel Identification Number	er (PIN)
Rci g'48: 0			This ku'pqv homestead pro	operty.
			(is) (is not)	
	_(SEAL)) * Brenda Zema		_(SEAL)
* Rob Nelson, Mayor	-	* Brenda Zema	in, Clerk	
*	_(SEAL))		_(SEAL)
AUTHENTICATION	_	ACK	NOWLEDGMENT	_
Ciamatura(s)		STATE OF WISCONSI		
·) ss.	
authenticated on	·	Sauk	COUNTY)	
		Personally came before	me on December 2022	,
*		the above-named Rob	Nelson and Brenda Zeman,	
TITLE: MEMBER STATE BAR OF WISCONSIN (If not,		Mayor and Clerk of th	·	<u></u>
authorized by Wis. Stat. § 706.06)		to me known to be th instrument and acknowl	e person(s) who executed the edged the same.	ioregoing
THIS INSTRUMENT DRAFTED BY:				
Richard W Cross		*		
Attorney at Law		Notary Public, State of		
		My Commission (is peri	manent) (expires:)

A legal description of the property boundary for the Baraboo-Wisconsin Dells Airport, located in Section 10 and Section 15, Tl2N, R6E, Town of Delton, Sauk County, Wisconsin, described as follows:

Beginning at the southwest comer of said Section 10; thence N89°56'00"E, 1566.91 feet along the south line of the SW¹/₄ of Section 10; thence N08°32'20"E, 1324.58 feet; thence N07°10'30"E, 426.11 feet; thence N12°55'02"E, 920.91 feet to the north line of the SW1/4 of Section 10 and the centerline of North Reedsburg; thence S89°57'58"E, 401.67 feet along the north line of the SW1/4 of Section 10 to the southwest comer of Lot I, CSM No. 1235; thence north along the west line of said Lot 1, 385.49 feet to the northwest comer of said Lot 1; thence east along the north line of said Lot 1, 165.00 feet to the northwest comer of Lot 2, CSM No. 1797; then east along the north line of said Lot 2, 176 feet to the northeast comer of said Lot 2; thence south along the east line of said Lot 2, 385.40 feet to the north line of the SE¹/₄ of Section 10 and the centerline of North Reedsburg Road; thence S89°56'37"E along the north line of the SE 1/4 of Section 10, 323.02 feet; thence S04°37'47"W, 1080.45 feet: S08°18'39"W, 493.71 feet; thence S08°22'56"W, 1074.43 feet to the south line of the SE1/4 of said Section 10; thence S08°46'24"W, 1314.86 feet to the west line of the NE1/4 of Section 15; thence S00°21'21"W, 917.21 feet along the west line of the NE1/4 of said Section 15 to the northwest comer of Lot 1 of CSM No. 2362; thence southeast along the northeasterly line of said Lot 1, 603.41 feet to the north line of Lot 2 of CSM No. 2362; thence east along the north line of said Lot 2, 792.91 feet to the northeast comer of said Lot 2; thence S46°56'06"W, 1693.78 feet to the west line of the SE½ of said Section 15 and the southwest corner of said Lot 2; thence N89°41'48"E, 1228.70 feet to the east line of the of the NW1/4 of the SE1/4 of said Section 15 and the southeast comer of said Lot 2; thence S00°26'12"E, 168.66 feet to the north line of the SW¼ of the SE¹/₄ of Section 15; thence S89°31'19"W, 1234.03 feet to the west line of the SE1/4 of said Section 15; thence N89°52'07"W, 2583.19 feet to the west line of the SW1/4 of said Section 15; thence N00°52'26"E, 1320.31 feet to the northwest comer of the SW1/4 of said Section 15; thence N00°09'15"E, 2643.25 feet to the southwest comer of the said Section 10 and the point of beginning. Said parcel is subject to all public rights-of-way and recorded easements.

Parcel Identification Nos.:

008-0198-00000	008-0234-00000	008-0239-00000
008-0198-10000	008-0235-00000	008-0240-00000
008-0206-00000	008-0236-00000	008-0245-01000
008-0212-00000	008-0237-00000	008-0245-10000
008-0219-00000	008-0238-00000	008-0246-00000

Assignment and Assumption Agreement

This **ASSIGNMENT** and **ASSUMPTION AGREEMENT** made this _______day of _______, 2022, by and between the City of Baraboo, a Wisconsin municipal corporation (hereinafter referred to as "Baraboo") and the Village of Lake Delton, a Wisconsin municipal corporation (hereinafter referred to as "Lake Delton").

RECITALS

WHEREAS, Lake Delton, Baraboo, the Town of Delton (hereinafter referred to as "Delton"), and the City of Wisconsin Dells (hereinafter referred to as "WI Dells") jointly operated the Baraboo-Wisconsin Dells Regional Airport (hereinafter referred to as "Airport"), as depicted in the property mays attached hereto as **Exhibit 1**, pursuant to an Intergovernmental Agreement entered into January 1, 2008.

WHEREAS, WI Dells concluded its participation in the Airport by resolution on October 17, 2016.

WHEREAS, Delton concluded its participation in the Airport on December 31, 2016.

WHEREAS, the obligations, covenants, rights and interests in, to, and under all existing FAA grant agreements with Delton and WI Dells were never formally assigned and assumed as part of the withdrawal of Delton and WI Dells from the Airport.

WHEREAS, the Airport has been operated, maintained and regulated by the Baraboo-Wisconsin Dells Airport Commission (hereinafter referred to as "Commission") pursuant to the *Operation Agreement for the Airport Commission of the Baraboo-Wisconsin Dells Regional Airport*, dated January 1, 2018, between Lake Delton and Baraboo (hereinafter referred to as "Operating Agreement").

WHEREAS, Baraboo has determined that it is in the best interests of Baraboo to withdraw from the Operating Agreement and to transfer its interest in the real and personal property of the Airport to Lake Delton subject to the terms and conditions of this Agreement.

WHEREAS, Lake Delton desires to continue operating the Airport as sole owner and operator and possesses the financial, managerial and technical expertise and the resources to do so in compliance with federal, state and local regulations, and the terms and conditions of all grant agreements entered into with the Federal Aviation Administration (hereinafter referred to as "FAA") by Lake Delton, Baraboo, Delton, and WI Dells.

WHEREAS, concurrent to execution and exercise of this Assignment and Assumption Agreement, the parties understand the FAA by separate document is approving Lake Delton as an eligible airport sponsor for federal funds and other assistance.

AGREEMENT

NOW, THEREFORE, intending to be legally bound hereby, in consideration of the mutual covenants and agreement herein contained and other good and valuable consideration, the receipt of which is hereby acknowledged, the parties hereto agree as follows:

- 1. **Incorporation of Recitals:** The above recitals are included in this Assignment and Assumption Agreement.
- 2. **Effective Date**: The effective date of this Assignment and Assumption Agreement is the date the FAA approves the transfer of Sponsorship
- 3. **Assignment**. Baraboo hereby grants, conveys, transfers and assigns to Lake Delton, all of Baraboo's rights, title, interests and obligations in, to and under the FAA Grant Agreements (listed on **Exhibit 2**), attached hereto and made a part hereof. It is the intent of the parties that the right, title, interest and obligations of Baraboo prior to, on and after this date under all outstanding FAA Grant Agreements between the FAA and Baraboo are being assigned to Lake Delton hereunder.
- 4. **Acceptance/Assumption**. Lake Delton hereby accepts the assignment granted in Section 3 above. Lake Delton further assumes, covenants, acknowledges and agrees to be bound by and to perform, observe and be subject to all of the terms, covenants and conditions of the FAA Grant Agreements (listed in **Exhibit 2**) on and after the date of this Assumption Agreement, the terms, covenants and conditions of which are hereby incorporated herein by reference.
- 5. **Transfer of Airport Revenue and Personal Property**: Baraboo will transfer to Lake Delton on the Effective Date the following: (a) all Airport Revenue, including Airport Enterprise Funds, on hand with Baraboo, as identified in **Exhibit 3** and (b) all equipment and personal property used in the operation of the Airport as identified in **Exhibit 4** as of the Effective Date.

6. Representation.

Baraboo represents and warrants that:

- (a) It has fully complied with the terms of the FAA Grant Agreements, that it is not in default under these terms, that is has not received notice of default from any other party to the FAA Grant Agreements and that, to the best of the knowledge of Baraboo, no other party to the FAA Grant Agreements is in default under the terms of these obligations and agreements and decisions.
- (b) Baraboo has the right to assign the FAA Grant Agreements subject to FAA approval.
- 7. **Notice**. Any notice herein required or permitted to be given shall be deemed given if and when mailed in a sealed envelope by United States certified mail, return-receipt requested, postage prepaid, properly addressed as follows or such other address as specified by notice to the other party in accordance with the provisions of this section:

As to City of Baraboo: City of Baraboo 101 South Boulevard

Baraboo, WI 53913

With a copy to: Casey Bradley

Administrator

101 South Boulevard Baraboo, WI 53913

As to Village of Lake Delton: Village of Lake Delton

P.O. Box 87

Lake Delton, WI 53965

With a copy to: Tim McCumber

Administrator P.O. Box 87

Lake Delton, WI 53965

- 8. **Legally Binding**. All agreements, covenants, conditions and obligations contained in this Assignment and Assumption Agreement shall be legally binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. The FAA is intended to be a third party beneficiary with respect to all provisions of this Assignment and Assumption Agreement.
- 9. **Complete Agreement**. This Assignment and Assumption Agreement constitutes the entire understanding and agreement of Baraboo and Lake Delton and supersedes all prior agreements and understandings between them, whether written or verbal, with respect to the subject matter hereof.
- 10. **Severability.** If the application of any provision of this Assignment and Assumption Agreement to any particular facts or circumstances will for any reason be held to be invalid, illegal or unenforceable by a court, arbitration panel or other tribunal of competent jurisdiction, then (i) the validity, legality and enforceability of such provision as applied to any other particular facts or circumstances, and the other provisions of this Agreement, will not in any way be affected or impaired thereby and (ii) such provision will be enforced to the maximum extent possible so as to effect the intent of the parties.

[Signatures to Follow]

IN WITNESS WHEREOF, the City of Baraboo and the Village of Lake Delton have caused the Assignment and Assumption Agreement to be executed by their duly authorized representatives the day and year first above written.

ATTEST: CITY OF BARABOO:			
Ву:	_	By:	
Name:		Name:	
Title: <u>City Administrator</u>		Title: <u>Mayor</u>	
By:		_	
Name:			
Title: City Clerk			
ATTEST: VILLAGE OF LAKE D	ELTON:		
By:	By:		
Name:	Name:		
Title:	Title:		
Assignment and Assumption Agr	reements		
EXHIBIT 1 – Airport Property Ma	ıp		
EXHIBIT 2 – List of FAA Grant A	Agreements		
EXHIBIT 3 – List of Airport Reve	nue		
EXHIBIT 4 – List of Personal Pro	perty and Equ	ipment Used in the Operat	ion of the Airport

NBR-4

RESOLUTION NO. 2022 -

Dated: December 13, 2022

The City of Baraboo, Wisconsin

Background: On June 14th, 2022 Council approved a development agreement with the developer, JDJE, LLC. The developer has requested that we update the development agreement to include their franchise agreement. Attached you will find the updated agreement.

The terms and conditions of the development agreement have not changed as they were approved in June.

Fiscal Note: [] Not Required [x] Budgeted Expenditure [X] Not Budgeted Comments:

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

The Common Council hereby authorizes the City Administrator and the City Clerk to execute the Development Agreement on behalf of the City with JDJE, LLC, for the purposes of construction a new 97 Room Fairfield Hotel.

Offered by: Finance	Approved:	
Motion:	11	
Second:	Attest:	

TAX INCREMENTAL DISTRICT DEVELOPMENT AGREEMENT

THIS TAX INCREMENTAL DISTRICT DEVELOPMENT AGREEMENT (the "**Agreement**") is entered into as of December 13, 2022 (the "**Effective Date**") by and among the City of Baraboo ("**City**") and JDJE, LLC, a Wisconsin limited liability company ("**Developer**").

RECITALS

- A. Developer owns (or has the ability to purchase under a binding contract) the land described in the **Exhibit A** attached hereto and incorporated herein by reference (the "**Property**").
- B. The Property is located within the boundaries of the City's Tax Incremental District No. 11 (the "**District**").
- C. The City established the District in order to, among other things, develop the area of the City covered by the District and finance various project costs within the District, subject to approvals by the City Council and the Joint Review Board for the District and in compliance with Wis. Stat. §66.1105 (the "TI Act").
- D. Developer intends to develop the Property by constructing a ninety-seven (97) room Fairfield Inn & Suites by Marriott hotel (the "**Project**").
- E. The City believes it is appropriate to use tax increments from the District to provide the MRO (as defined below) to reimburse Developer for costs related to the development of Developer Improvements (as defined below) on the Property in and for the benefit of the District, to facilitate development within the District and to provide financing for portions of such improvements and development, provided such development qualifies as a "project cost" under the TI Act.
- F. The City further believes that the Project, as described in this Agreement, is in the best interests of the City and its residents and is reasonably consistent with the public purposes and the development expectations of the District, including, but not limited to, expanding tax base and employment opportunities within the City.

AGREEMENT

NOW, THEREFORE, the City and Developer, in consideration of the terms and conditions contained in this Agreement and for other good and valuable consideration, the receipt of which is hereby acknowledged, each agrees as follows:

ARTICLE I -CONDITIONS AND REQUIRED INFORMATION

1.1 Conditions. The City shall have no obligations under this Agreement and shall have the right to terminate this Agreement in accordance with the provisions of Section 1.2 below if the Conditions set forth below have not been fully satisfied in a form and in substance reasonably acceptable to the City. On or before July 1, 2022, Developer shall satisfy the following conditions (the "Conditions") and provide to the City such other documentation as the City may in good faith request, which documentation shall be in form and in substance reasonably acceptable to the City, confirming Developer's full compliance with each of the following Conditions:

- (a) Developer shall obtain and deliver to the City a fully executed [license/franchise] agreement substantially in the form attached hereto and incorporated herein by reference as **Exhibit B** (the "**Franchise Agreement**") for the operation of the Project with a term to expire no earlier than January 1, 2040 which provides for the operation of the Project as a Fairfield Inn & Suites by Marriott International, Inc. ("**Franchisor**"). In the event the Franchise Agreement is subject to any contingencies or conditions, Developer shall also provide written confirmation to the City, in form and in substance reasonably acceptable to the City, confirming Developer's ability to timely and fully satisfy all such contingencies and conditions. Developer shall also obtain and deliver to the City a copy of any and all hotel development plans, if any, prepared by or on behalf of Franchisor, identifying the scope of work required on the Property in order to satisfy Franchisor's new hotel build requirements.
- (b) Developer shall deliver to the City the following information related to the anticipated development of the Property (collectively, the "**Required Information**"):
 - (i) A title commitment or title policy issued by a title insurance company licensed to do business in Wisconsin identifying Developer as the current owner or the proposed owner (as applicable) of the fee interest in the Property and containing copies of all easements, restrictions, encumbrances, leases or other documents of record affecting the Property (collectively, "Exceptions"). None of the Exceptions shall interfere with the development and use of the Project, and if any Exception does interfere with the development and use of the Project, Developer agrees to remove such Exception from title on the Property.
 - (ii) Developer shall deliver a schedule for the construction of Developer Improvements (as defined below) on the Property and identifying the following for the Project:
 - (A) Intended commencement and completion date,
 - (B) Reasonably estimated costs associated with the construction, and
 - (C) Reasonably estimated value, upon completion, of the intended improvements to be constructed on the Property.
 - (iii) The construction contracts and a cost breakdown and budget listing the intended cost of each improvement and construction expense for the Project, including all hard costs and soft costs. The cost breakdown and budget shall be certified in writing by Developer and Developer's independent consulting engineer or independent architect (in form and substance acceptable to the City).
 - (iv) Documentation confirming that Developer has complied with all necessary federal, state, county, and municipal laws, ordinances, rules, regulations, directives, orders, and requirements necessary to obtain the governmental approvals relating to the intended construction. Developer shall also provide copies of all approvals by all applicable government bodies and agencies.
 - (v) A copy of the final construction plans and complete specifications (the "**Final Plans**") for the intended construction related to the Project that are consistent with the provisions of this Agreement. The Final Plans must be certified as final and complete

and be signed by Developer, the consulting engineer, architect and the general contractor (as applicable) and approved by the City in writing.

- (vi) All documents authorizing the construction of the Project and directing the appropriate officer of Developer to execute and deliver this Agreement and all other agreements, documents and contracts required to be executed by it in connection with the transactions which are the subject of this Agreement (including, without limitation, authorizing resolutions of Developer).
- 1.2 Termination Rights. The City shall have the right to terminate this Agreement and the MRO and shall have no obligations under this Agreement or the MRO, if Developer fails to fully and timely satisfy all of the Conditions (including, without limitation providing the Required Information), as determined in the sole discretion of the City; provided, in the event that the City intends to terminate this Agreement pursuant to this Section 1.2, the City agrees: (a) to provide Developer written notice of the City's intention to terminate this Agreement (each a "Termination Notice"), and (b) to allow Developer an opportunity to cure all outstanding failures set forth in such Termination Notice within fifteen (15) business days of the date of such Termination Notice. If Developer timely cures all failures stated in the Termination Notice within such fifteen (15) business day cure period, the City agrees to not exercise its termination rights with regard to the failures specifically disclosed in the Termination Notice, but the City reserves all rights to terminate this Agreement in the future for other failures by the Developer whether under this Section 1.2 or other provisions of this Agreement.

ARTICLE II – OBLIGATIONS RELATED TO THE PROPERTY

- **2.1** <u>Improvements</u>. Developer shall make, at its own expense, the following improvements and perform the following work on the Property subject to the Final Plans and pursuant to the other terms and conditions of this Agreement (collectively, the "**Developer Improvements**"):
 - (a) Developer shall commence construction of the Project (installing footings for the building(s)) on or before August 1, 2022, and the Project shall consist of a building and other improvements consistent with the Final Plans. Upon commencement of such work, Developer shall proceed to the full completion of all of the improvements set forth in this Section 2.1 with due diligence and without unreasonable delay or interruption with the exception of force majeure events, if any, as defined in Section 15.9 below. The Project shall be completed substantially in accordance with the Final Plans, this Agreement and all applicable building and zoning codes and ordinances and available for occupancy on or before December 31, 2023.
 - (b) Developer shall be responsible for landscaping on the Property, including trees, shrubs, seeding or sod.
 - (c) Developer shall install, or have installed, all electric, gas, telephone and cable services and all improvements for the use and operation of the Project.
 - (d) Developer shall install, or have installed, all sanitary sewer and water laterals on the Property, as well as connections of such laterals to existing sewer and water mains.
 - (e) Developer shall install, or have installed, all storm water drainage systems and facilities on the Property including drain tiles, pipes, detention ponds and retention ponds.

- (f) Developer shall be responsible for all erosion control related to construction of all improvements on the Property.
- (g) Developer shall be responsible for all costs related to the work to be performed by Developer under this Agreement, including, but not limited to, all engineering, inspections, materials, labor and permit, impact and license fees.

In the event of any loss or damage to any of Developer Improvements prior to close of the District, Developer shall promptly proceed with the repair and replacement of such Developer Improvements to the condition that the Developer Improvements were in immediately prior to the casualty. The fair market value of Developer Improvements following reconstruction or repair must be substantially similar to or more than the fair market value of such Developer Improvements immediately prior to the casualty. Once the reconstruction or repair work is commenced, Developer shall promptly proceed with due diligence to complete such work. The reconstruction and repair work must be commenced within 180 days after the casualty. These obligations shall be deemed covenants running with the land and shall be applicable to Developer's successors and assigns and all other persons or entities acquiring any interest in the Property; provided, however, this Agreement shall automatically terminate upon the closure of the District and either the City or Developer may record a memorandum acknowledging the termination.

- **2.2 Payment of Taxes.** Developer shall timely pay and discharge all taxes, assessments and other governmental charges upon the Property when due.
- **2.3** Time is of the Essence. Time is of the essence with reference to Developer's obligation to commence and complete the Developer Improvements. Developer acknowledges that the timely performance of its respective work under this Agreement is critical to the collection of the tax increment upon which the parties are relying for the performance of their respective obligations under this Agreement.
- **2.4** Work Quality. All work to be performed by or on behalf of Developer (or any contractor selected by Developer) related to the Developer Improvements shall be performed expeditiously and in a good and workmanlike manner, consistent with the prevailing industry standards for such work in the area of the City. Developer (or any contractor selected by Developer), respectively, shall perform all work in compliance with all applicable laws, regulations, ordinances and buildings codes, and shall obtain and maintain all necessary permits and licenses for such work.

ARTICLE III – ACCESS, INSPECTIONS AND CONTRACTORS

- **3.1** Access and Inspections. Developer hereby grants to the City, its agents, employees, officials, representatives, contractors and consultants the right to enter upon the Property at all reasonable times (upon reasonable advance notice to Developer) for the purpose of facilitating the City's inspection of the Property and the Developer Improvements.
- **3.2** Inspections for City's Benefit Only. Any inspection conducted by the City or its agents shall be deemed to have been for the City's own benefit and shall in no way be construed to be for the benefit of or on behalf of Developer. Developer shall not (and hereby each waives any right to) rely in any way upon such inspections, appraisals or determinations of the City.
- **3.3** Contractors and Consulting Engineers. At any time, the City shall have the right to retain consulting engineers and architects to perform services for the City (which shall be at the City's

expense, unless the City must perform multiple inspections as a result of Developer's failure to meet the Final Plans) including:

- (a) to make periodic inspections with reasonable advance notice to Developer for the purpose of assuring that construction is in accordance with the requirements of this Agreement and to advise the City of the anticipated cost of, and a time for, the completion of construction work; and
- (b) to review and advise the City of any proposed changes in the construction of Developer Improvements.

The City's selection of, and reliance upon, the consulting engineers and architects shall not give rise to any liability on the part of the City for the acts or omissions of the consulting engineers or architects or their employees or agents.

Contractors selected for Developer Improvements shall be qualified in the City to perform the work, shall be licensed to do business in the State of Wisconsin, shall have experience in providing the type of work and materials required of Developer Improvements, and shall have a good reputation for diligent performance of their obligations under their respective contracts.

ARTICLE IV – MUNICIPAL REVENUE OBLIGATION

4.1 <u>Municipal Revenue Obligation</u>. Pursuant to the terms of this Agreement, the City agrees to issue a Two Million Five Hundred Sixty-Six Thousand Seven Hundred Twenty-Two and 00/100 Dollars (\$2,566,722.00) non-interest bearing municipal revenue obligation (the "MRO") to Developer within sixty (60) calendar days after the City's written confirmation of receipt of all of the Required Information. Except as otherwise described herein, payments on the MRO will equal the amount of the Available Tax Increment (as defined below) in each year appropriated by the City Council until the MRO is paid in full. "Available Tax Increment" means an amount equal to seventy-five percent (75%) of the Tax Increment (as defined below) actually received by the City in each year. "Tax Increment" shall have the meaning given under Wis. Stat. §66.1105(2)(i) but shall be limited to the Tax Increment attributable to the real estate, improvements, and any taxable personal property associated with the Property. Provided the Developer is not in Default under this Agreement, the City will not use the Available Tax Increment to pay any debts or obligations of the City other than the obligations under the MRO, until the MRO is paid in full.

Provided that Developer has timely satisfied the Conditions, timely provided the Required Information and Developer is not in Default under this Agreement at each time, the City shall, subject to annual appropriation of such payment by the City Council, pay the Available Tax Increment to the holder of the MRO in one annual payment, on or before December 31st of each year commencing on December 31, 2024, and continuing to (and including) December 31, 2039 (each, a "Payment Date"). Notwithstanding the previous sentence, in the event that Developer is in Default on a Payment Date, payment by the City may be suspended until all such Defaults are cured provided each Default is cured within the applicable cure period for such Default (beyond which the City shall have no obligation to make such payment). To the extent that on any Payment Date the City is unable to make all or part of a payment of principal due on the MRO from such Available Tax Increment due to an absence of adequate Available Tax Increment, such failure shall not constitute a default under the MRO. The amount of any such deficiency shall be deferred without interest. The deferred principal shall be due on the next Payment Date on which the City has Available Tax Increment. The term of the MRO and the City's

obligation to make payments hereunder shall not extend beyond December 31, 2039 ("Final Payment Date"). The City shall have no obligation to make further payments on the MRO or incur any liability related to the MRO after the Final Payment Date, regardless of any amounts outstanding on the MRO after the Final Payment Date. Upon the City's MRO payment on the Final Payment Date, the MRO shall terminate and the City's obligation to make any payments under the MRO shall be discharged.

The MRO shall not be payable from or constitute a charge upon any funds of the City, and the City shall not be subject to any liability thereon or be deemed to have obligated itself to pay thereon from any funds except the Available Tax Increment which has been appropriated for that purpose, and then only to the extent and in the manner herein specified. The MRO is a special, limited revenue obligation of the City and shall not constitute a general obligation of the City. The City will use good faith efforts to annually appropriate the Available Tax Increment for the MRO, until the earlier of the Final Payment Date, the termination of this Agreement or the MRO, or the payment in full of the MRO as provided herein. If Available Tax Increment is received by the City earlier than the first Payment Date, such increment shall be retained by the City and applied to the first payment subject to appropriation by the City Council. Developer shall not have the right to assign the MRO except as set forth therein. Interests in the MRO may not be split, divided or apportioned.

- **4.2** MRO Form. The MRO shall be substantially in the form attached hereto and incorporated herein by reference as Exhibit C and shall be payable in accordance with the terms and conditions set forth in such MRO. The principal payments shall be payable solely from the Available Tax Increment appropriated by the City. On or about each Payment Date under the MRO, the City shall provide to Developer an accounting identifying the Available Tax Increment, the amount of the payment being made on such Payment Date, and the remaining principal balance due on the MRO after the application of such payment.
- 4.3 <u>Issuance of MRO and Payment Limitation</u>. Provided that Developer has timely satisfied the Conditions, timely provided the Required Information and Developer is not in Default under this Agreement, the City will deliver the MRO to Developer within sixty (60) days after the City's written confirmation of receipt of all of the Required Information. Notwithstanding the previous sentence, in the event that Developer is in Default prior to the City's issuance of the MRO, the City shall not be required to deliver the MRO to Developer until a reasonable time after, but no more than thirty (30) days after, all such Defaults are cured, provided each Default is cured within the applicable cure period (if any) for such Default. The total amount of principal to be paid under the MRO shall in no event exceed Two Million Five Hundred Sixty-Six Thousand Seven Hundred Twenty-Two and 00/100 Dollars (\$2,566,722.00). The City's obligation to make payments on the MRO is conditioned on the requirement that Developer is not in Default under this Agreement. For the avoidance of any doubt, upon the occurrence of a Default, the City may suspend such payment until the Default is cured, provided that if the Default is not cured within the applicable cure period (if any), the City shall have no further obligation to make such payment or any other payment and the City may exercise any and all available remedies.
- **4.4** Repayment Schedule. The estimated repayment schedule of the MRO shall be set forth in Schedule 1 to the MRO. The City reserves the right to modify the MRO repayment schedule based upon market conditions, the actual and projected Tax Increment generated from Developer Improvements and (with respect to determination of the first Payment Date) the completion date of construction of Developer Improvements. The Available Tax Increment received by the City each year shall be applied to the payment of principal due on the MRO in accordance with the payment schedules set forth in such MRO, subject to appropriation by the City Council.

ARTICLE V - ZONING AND LAND USE

- **5.1 Zoning Compliance.** Development on the Property under this Agreement shall be in compliance with the applicable zoning ordinance and land use guidelines applicable to the Property and shall be subject to the payment of any applicable impact fees in the amounts applicable at the time each required permit is issued. Nothing in this Agreement shall obligate the City to grant variances, exceptions or conditional use permits related to the Project.
- 5.2 Tax Status/Restrictive Covenant. Without the prior written consent of the City (which may be withheld for any reason), Developer shall not use or permit the use of the Property in any manner which would render such property exempt from property taxation. Developer agrees to record a deed restriction or restrictive covenant against the Property prior to any sale or leasing of the Property to make any subsequent purchasers or users of any portion of the Property subject to this provision. The deed restriction or restrictive covenant shall permit, but shall not obligate, the City to enforce such deed restriction or restrictive covenant and shall be in form and in substance reasonably acceptable to the City. This provision and the deed restriction or restrictive covenant shall continue to be applicable until the termination of the District. However, Developer shall not have a continuing obligation for compliance with this provision as to any portion of the Property in which Developer no longer maintains an interest as owner, tenant or occupant provided that Developer has timely recorded the deed restriction or restrictive covenant as approved by the City.

ARTICLE VI – ASSIGNMENTS AND CHANGES OF CONTROL

- 6.1 Assignments and Change of Control. This Agreement shall not be assignable by Developer without the prior written consent of the City (which may be withheld by the City for any reason). If Developer is not managing the Project pursuant to a management agreement in compliance with the provisions of Section 6.2 below, ownership or control of Developer shall not be transferred to any person or entity without the prior written consent of the City (which may be withheld by the City for any reason). The prohibition on the transfer of ownership or control shall not be applicable in the event of the death of a member and the interest being transferred is the deceased member's interest. The term "ownership or control" shall mean 20% or more of the Ownership Interests in Developer. For the purposes of this Agreement, "Ownership Interests" shall mean the members' right to share in distributions and other economic benefits of Developer, the members' right to participate in decision making, or both. The current Members of Developer are identified on Exhibit D attached hereto and incorporated herein by reference.
- 6.2 Franchise Agreement and Hotel Management. The Franchise Agreement submitted to the City by Developer shall not be assigned by Developer without the prior written consent of the City (which may be withheld by the City for any reason). Subsequent to the delivery of the Franchise Agreement, Developer shall also provide to the City immediately upon receipt copies of all amendments to the Franchise Agreement and of any and all correspondence or notices from the Franchisor related to any Franchisor alleged breach by Developer of the Franchise Agreement or the status of the Project. The Franchise Agreement shall not be amended in any manner which may adversely affect the quality, condition, reputation or value of the Project, the value of the franchise, or in a manner which would shorten the term of the Franchise Agreement. The initial manager of the hotel on the Property shall be S & L Hospitality, LLC (the "Manager") under a management agreement approved by the City, which approval shall not be unreasonably withheld. In the event Manager, is not or ceases to be the manager of the hotel on the Property, Developer shall submit to the City a copy of a proposed new management agreement for the hotel, which agreement shall be subject to the approval of the City, which approval

shall not be unreasonably withheld. Developer shall have full authority, under the terms and conditions of the management agreement, to direct and control the management, operation and financing of the hotel in a manner which is fully compliant with the terms and conditions of the Franchise Agreement and at a level which will not adversely affect the quality, condition, reputation or value of the hotel or the Project. Any management agreement for the hotel shall not be assigned or amended without the prior written consent of the City, which consent shall not be unreasonably withheld. In the event a proposed new management agreement submitted to the City by Developer is not approved by the City, Developer shall be responsible for the management of the hotel until such time as a management agreement is submitted to the City which is approved by the City. Notwithstanding the City's right to approve the management agreement for the hotel on the Property, the City's approval of the management agreement shall not give rise to any liability on the part of the City for the acts or omissions of Developer or any other manager or its employees or agents. Furthermore, the City shall have no liability to Developer or any other person or entity related to the City's failure to approve any management agreement. A significant portion of the consideration for this Agreement is the expertise in hotel development and management provided by Developer and it is the City's expectation that Developer will remain principally involved in the hotel development and management throughout the term of this Agreement. If any of the terms and conditions of this Section 6.2 are not complied with, such noncompliance shall be deemed a Default by Developer.

ARTICLE VII – DEVELOPER REPRESENTATIONS, WARRANTIES AND COVENANTS

- **7.1** <u>Developer Representations, Warranties and Covenants.</u> Developer represents, warrants and covenants that:
 - (a) it is a limited liability company duly formed and validly existing in the State of Wisconsin, has the power and all necessary licenses, permits and franchises to own its assets and properties and to carry on its business, and is in good standing in the State of Wisconsin and all other jurisdictions in which failure to do so would have a material adverse effect on its business or financial condition;
 - (b) it has full authority to execute and perform this Agreement and has obtained all necessary authorizations to enter into, execute and deliver this Agreement;
 - (c) the execution, delivery, and performance of its respective obligations pursuant to this Agreement will not violate or conflict with its articles of organization, operating agreement or any indenture, instrument or agreement by which it is bound, nor will the execution, delivery, or performance of its obligations pursuant to this Agreement violate or conflict with any law applicable to it or the Project;
 - (d) this Agreement constitutes (and any instrument or agreement that it is required to give under this Agreement when delivered will constitute) legal, valid, and binding obligations of it enforceable against it in accordance with their respective terms;
 - (e) it will use commercially reasonable efforts to complete the development and construction of Developer Improvements and the Project expeditiously, in a good and workmanlike manner and in accordance with all acceptable statutes, ordinances and regulations, any restrictions of record and the Final Plans provided to the City regarding the Project;

- (f) it will not make or consent to any material modifications to the Final Plans without the prior written consent of the City, except for any material modification that is limited to the inside of the building (such modifications will not need City consent);
- (g) it will discharge all claims for labor performed and materials, equipment, and services furnished in connection with the construction of Developer Improvements; nothing contained in this Agreement shall require Developer to pay any claims for labor, services or materials which it, in good faith, disputes and is currently and diligently contesting, provided, however, that it shall, within ten (10) days after the filing (or the assertion) of any claim of lien that is disputed or contested by Developer, obtain and record (if required by the City) a surety bond sufficient to release said claim or lien or provide the City with other such assurances that the City may reasonably require;
- (h) it will take all reasonable steps to forestall claims of lien against the Property (any part thereof or right or interest appurtenant thereto) or any personal property and fixtures located or used in connection with the Property;
- (i) it will maintain, at all times during construction, a policy of builder's risk completed value and contractor's multiple perils and public liability, extended coverage, vandalism and malicious mischief hazard insurance covering the Property in at least the amount of the full replacement, completed value of the improvements on the Property;
- (j) it will pay and discharge all taxes, assessments and other governmental charges upon the Property when due, as well as claims for labor and materials which, if unpaid, might become a lien or charge upon the Property;
- (k) it will promptly furnish to the City written notice of any litigation affecting Developer and any claims or disputes which involve a material risk of litigation against Developer;
- (l) it shall deliver to the City revised statements of estimated costs of the construction for Developer Improvements showing changes in or variations from the original cost statement provided to the City as soon as such changes are known to Developer;
- (m) it shall provide to the City, promptly upon the City's request, any information deemed reasonably necessary by the City related to the MRO and the performance of Developer under this Agreement to enable the City to timely and accurately complete any accounting or reporting requirements applicable to the City related to the transactions under this Agreement and the MRO:
- (n) no litigation, claim, investigation, administrative proceeding or similar action (including those for unpaid taxes) against Developer is pending or threatened, and no other event has occurred which may materially adversely affect Developer's financial condition or properties, other than litigation, claims, or other events, if any, that have been disclosed to and acknowledged by the City in writing; and
- (o) there are no delinquent outstanding personal property taxes, real estate taxes, or special assessments affecting the Property.

- **7.2** Execution Representations and Warranties. The person(s) signing this Agreement on behalf of Developer represent and warrant that he/she/they have full power and authority to execute this Agreement on behalf of Developer and to bind Developer to the terms and conditions of this Agreement.
- **7.3** Repeating Representations. On each Payment Date, Developer shall recertify in writing (electronic or otherwise) the representations and warranties of Developer provided in Section 7.1 above as being true and correct as of each Payment Date.
- **7.4** <u>Cooperation</u>. Developer warrants that it shall exercise all reasonable diligence and expend all commercially reasonable efforts to undertake its obligations under this Agreement.

ARTICLE VIII – CITY REPRESENTATION AND WARRANTIES

8.1 City Representations and Warranties. The City represents and warrants that:

- (a) It is a body politic of the State of Wisconsin with full power and authority to enter into this Agreement and that all statutory procedures and requirements have been followed, fulfilled and satisfied in connection with the approval of this Agreement and the authorization of all City obligations required by this Agreement; and
- (b) The individuals signing this Agreement on behalf of the City have full authority to do so and upon such execution by such individuals, this Agreement will constitute (and any instrument or agreement that the City is required to give under this Agreement when executed and delivered will constitute) legal, valid and binding obligations of the City enforceable against it in accordance with their respective terms.

ARTICLE IX – DEFAULTS

- **9.1 Default.** Any one or more of the following shall constitute a "**Default**" under this Agreement.
 - (a) Developer fails to timely and fully perform, or comply with, any one or more of its respective obligations or any of the terms or conditions of this Agreement or any document related hereto or referenced herein (including, without limitation, the untimely satisfaction of the Conditions or the untimely delivery of the Required Information).
 - (b) Any representation or warranty made by Developer in this Agreement, any document related hereto or referenced herein or any financial statement delivered by Developer pursuant to this Agreement shall prove to have been false or misleading in any material respect as of the time when made or given.
 - (c) Developer (or any permitted successor or assign of Developer) shall:
 - (i) become insolvent or generally not pay, or be unable to pay, or admit in writing its inability to pay, its debts as they mature,
 - (ii) make a general assignment for the benefit of creditors or to an agent authorized to liquidate any substantial amount of its assets,

- (iii) become the subject of an "order for relief" within the meaning of the United States Bankruptcy Code, or file a petition in bankruptcy, for reorganization or to effect a plan, or other arrangement with creditors,
- (iv) have a petition or application filed against it in bankruptcy or any similar proceeding, or have such a proceeding commenced against it, and such petition, application or proceeding shall remain undismissed for a period of ninety (90) days or more, or such party, shall file an answer to such a petition or application, admitting the material allegations thereof,
- (v) apply to a court for the appointment of a receiver or custodian for any of its assets or properties, or have a receiver or custodian appointed for any of its assets or properties, with or without consent, and such receiver shall not be discharged within ninety (90) days after his appointment, or
 - (vi) adopt a plan of complete liquidation of its assets.

ARTICLE X- REMEDIES

- **10.1** Remedies. In the event of a Default, the City shall provide written notice to Developer of the Default (the "Default Notice"); however, such defaulting party shall not be entitled to a Default Notice or a right to cure in the event the Default occurs under Subsection 9.1(c) above.
 - (a) The Default Notice shall provide Developer at least thirty (30) days to cure a Default; however, the 30-day period may be extended to the period of time reasonably necessary to cure the Default, if Developer promptly commences activities to cure the Default in good faith and diligently pursues such activities to fully cure the Default but in no event shall the period of time to cure the Default exceed ninety (90) days from the date of the Default Notice.
 - (b) In the event the Default is not fully and timely cured by Developer, the City shall have all of the rights and remedies available in law or in equity, including, but not limited to, all or any of the following rights and remedies, and the exercise or implementation of any one or more of these rights and remedies shall not be a bar to the exercise or implementation of any other rights or remedies of the City provided for under this Agreement:
 - (i) The City may refuse to issue any permits to Developer for the construction of buildings or improvements on the Property;
 - (ii) The City may recover from Developer all damages, costs and expenses, including, but not limited to, reasonable attorneys' fees incurred by the City related to or arising out of a Default;
 - (iii) The City may terminate or postpone its obligation to perform any one or more of its obligations under this Agreement, including, but not limited to, any payment obligations under the MRO; or
 - (iv) The City may terminate this Agreement.

ARTICLE XI – SUCCESSORS AND ASSIGNS

11.1 <u>Successors and Assigns; Assignment</u>. This Agreement shall be binding upon the successors and assigns of the parties hereto; however, this provision shall not constitute an authorization of Developer to assign or transfer its rights and obligations under this Agreement. This Agreement shall not be assigned by Developer without the prior written consent of the City, which consent may be withheld for any reason.

ARTICLE XII – TERMINATION

- **12.1 Termination.** This Agreement shall not terminate until the earlier of:
 - (a) termination by the City of the District pursuant to §66.1105(7) of the TI Act,
 - (b) the MRO being paid in full, or
 - (c) termination by the City pursuant to the terms of this Agreement;

however, and notwithstanding any provision herein to the contrary, the termination of this Agreement shall not cause a termination of the rights and remedies of the City under this Agreement.

ARTICLE XIII – NOTICES

13.1 <u>Notices</u>. Any notice given under this Agreement shall be deemed effective when: (a) personally delivered in writing; (b) a commercially recognized overnight delivery service provides confirmation of delivery; or (c) the third day after notice is deposited with the United States Postal Service (postage prepaid, certified with return receipt requested) and addressed as follows:

If to the City: If to Developer:

City of Baraboo JDJE, LLC

Attention: City Administrator Attention: Eric Lund

101 South Boulevard 230 Horizon Drive, Suite 102

Baraboo, WI 53913 Verona, WI 53593

with a copy to: with a copy to::

Brion T. Winters, Esq. Robert C. Procter, Esq. von Briesen & Roper, s.c. Axley Brynelson, LLP

411 E. Wisconsin Ave., Suite 1000 2 East Mifflin Street, Suite 200

Milwaukee, WI 53202 Madison, WI 53703

ARTICLE XIV – APPLICABLE LAW

14.1 Applicable Law. This Agreement shall be governed by and construed and enforced in accordance with the laws of the State of Wisconsin. Any litigation related to this Agreement shall be brought in the state courts of the State of Wisconsin and the parties hereto agree to submit to the jurisdiction and venue of the Circuit Court for Sauk County, Wisconsin.

ARTICLE XV - MISCELLEANEOUS

- **15.1** Entire Agreement. This Agreement and all of the documents referenced herein or related hereto (as any of the aforementioned documents have been or may be amended, extended or modified) embody the entire agreement between the parties relating to the transactions contemplated under this Agreement and all agreements, representations or understanding, whether oral or written, that are prior or contemporaneous to this Agreement are superseded by this Agreement.
- **15.2** <u>Amendment.</u> No amendment, modification or waiver of any provision of this Agreement, nor consent to any departure by a party from any provision of this Agreement shall in any event be effective unless it is in writing and signed by each of the parties hereto, and then such waiver or consent shall be effective only in the specific instance and for the specific purposes for which it is given by the respective party.
- 15.3 <u>Invalid Provisions</u>. The invalidity or unenforceability of a particular provision of this Agreement shall not affect the other provisions, and this Agreement shall be construed in all respects as if such invalid or unenforceable provision were omitted.
- **15.4 Headings.** The article and section headings of this Agreement are inserted for convenience of reference only and are not to be construed as defining or limiting, in any way, the scope or intent of the provisions hereof.
- 15.5 <u>No Waiver; Remedies</u>. No failure on the part of the City to exercise, and no delay in exercising, any right, power or remedy under this Agreement shall operate as a waiver of such right, power or remedy; nor shall any single or partial exercise of any right under this Agreement preclude any other or further exercise of the right or the exercise of any other right. The remedies provided in this Agreement are cumulative and not exclusive of any remedies provided by law.
- **15.6 No Third Party Beneficiaries.** This Agreement is solely for the benefit of the named parties hereto and their permitted assignees, and nothing contained in this Agreement shall confer upon anyone other than such parties any right to insist upon or enforce the performance or observance of any of the obligations contained in this Agreement.
 - **15.7 No Joint Venture.** The City is not a partner, agent or joint venture of or with Developer.
- **15.8** Recording of a Memorandum of this Agreement Permitted. A memorandum of this Agreement may be recorded by the City in the office of the Register of Deeds for Sauk County, Wisconsin, and, upon request of the City, Developer shall execute and deliver to the City a memorandum of this Agreement for recording purposes.
- **15.9 Force Majeure**. If any party is delayed or prevented from timely performing any act required under this Agreement by reason of extraordinary and uncommon matters beyond the reasonable control of the party obligated to perform, including (but not limited to) fire, earthquake, war, terrorist act, pandemic, epidemic, flood, riot, or other similar causes, such act shall be excused for the period of such delay, and the time for the performance of any such act shall be extended for a period equivalent to such delay; provided, however, that the time for performance shall not be extended by more than ninety (90) days unless agreed to in writing by the parties hereto.
- **15.10** Counterparts. This Agreement may be executed in any number of counterparts with the same effect as if the signatures thereto and hereto were upon the same instrument. The parties hereto

agree that electronic (.pdf files or otherwise) copies bearing signatures shall be binding upon receipt by the other parties. If requested by a party, each party shall execute and deliver an original, hard-copy version of this Agreement for each party's permanent files.

[The remainder of this page is intentionally left blank with signature pages to follow.]

CITY: CITY OF BARABOO By: ____ Name: Casey J. Bradley, City Administrator Name: Brenda Zeman, City Clerk **DEVELOPER: JDJE, LLC** By: _____ Name: Eric Lund, Authorized Member STATE OF WISCONSIN)) I SAUK COUNTY Personally came before me this _____ day of _____, 2022, the above named Casey J. Bradley and Brenda Zeman, the City Administrator and the City Clerk of the City of Baraboo, respectively, to me known to be the persons who executed the foregoing instrument and acknowledged the same. Notary Public, Wisconsin
My commission STATE OF WISCONSIN)) I DANE COUNTY) Personally came before me this _____ day of _____, 2022, the above named Eric Lund the Authorized Member of JDJE, LLC to me known to be the person who executed the foregoing instrument and acknowledged the same. Notary Public, Wisconsin My commission _____

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective

Date.

EXHIBIT A

Property

LOT 1 OF CERTIFIED SURVEY MAP NO. 7166 RECORDED IN THE OFFICE OF THE SAUK COUNTY REGISTER OF DEEDS ON JUNE 7, 2022.

DOCUMENT NUMBER: 1236639

EXHIBIT B

Franchise Agreement

[SEE ATTACHED.]

EXHIBIT C

MRO

UNITED STATES OF AMERICA STATE OF WISCONSIN COUNTY OF SAUK CITY OF BARABOO

TAXABLE TAX INCREMENT PROJECT MUNICIPAL REVENUE OBLIGATION ("MRO")

<u>Number</u>	Date of Original Issuance	Amount
		\$2,566,722.00

FOR VALUE RECEIVED, the City of Baraboo, Sauk County, Wisconsin (the "City"), promises to pay to S & L Hospitality, LLC, a Wisconsin limited liability company (the "**Developer**"), or registered assigns, but only in the manner, at the times, from the source of revenue and to the extent hereinafter provided, the principal amount of Two Million Five Hundred Sixty-Six Thousand Seven Hundred Twenty-Two and 00/100 Dollars (\$2,566,722.00), without interest.

This MRO shall be payable in installments of principal due on December 31 (the "**Payment Dates**") in each of the years and in the amounts set forth on the debt service schedule attached hereto as Schedule 1.

This MRO has been issued to finance projects within the City's Tax Incremental District No. 11 (the "District"), pursuant to Article XI, Section 3 of the Wisconsin Constitution and Section 66.0621, Wisconsin Statutes and acts supplementary thereto, and is payable only from the income and revenues herein described, which income and revenues have been set aside as a special fund for that purpose and identified as the "Special Redemption Fund" provided for under the Resolution adopted on ______, 202__ by the City Council (the "**Resolution**"). This MRO is issued pursuant to the Resolution and pursuant to the terms and conditions of the Tax Incremental District Development Agreement dated as of December 13, 2022 among the City and Developer (the "Development Agreement"). This MRO does not constitute an indebtedness of the City within the meaning of any constitutional or statutory limitation or provision. This MRO shall be payable solely from Available Tax Increments generated by the real estate, improvements, and any taxable personal property associated with the Property and appropriated by the City Council to the payment of this MRO (the "Revenues"). Reference is hereby made to the Resolution and the Development Agreement for a more complete statement of the revenues from which and conditions and limitations under which this MRO is payable and the general covenants and provisions pursuant to which this MRO has been issued. The Resolution and Development Agreement are incorporated herein by this reference. All capitalized terms that are not otherwise defined in this MRO shall take on the meaning given to such terms in the Development Agreement.

If on any Payment Date there shall be insufficient Revenues appropriated to pay the principal due on this MRO, the amount due but not paid shall be deferred. The deferred principal shall be payable on the next Payment Date until the Final Payment Date (as defined below). Notwithstanding any provision herein to the contrary, the City shall have no obligation to pay any amount of this MRO which remains unpaid after the Final Payment Date. The owner of this MRO shall have no right to receive payment of any deferred amounts, unless there are available Revenues which are appropriated by the City Council to payment of this MRO. If, in any calendar year, the Revenues exceed the amount payable in that year on the MRO ("Surplus Increment"), the City may, subject to appropriation of such payment by the City Council, apply the Surplus Increment to prepayment of principal on the MRO. The "Final Payment Date" is December 31, 2039.

At the option of the City, this MRO may be prepaid in whole or in part at any time.

The City makes no representation or covenant (express or implied) that the Tax Increments or other Revenues will be sufficient to pay, in whole or in part, the amounts which are or may become due and payable hereunder.

The City's payment obligations hereunder are subject to appropriation by the City Council of Tax Increments or other amounts to make payments due on this MRO. In addition, as provided in Section 4.3 of the Development Agreement, the total amount of principal to be paid shall in no event exceed Two Million Five Hundred Sixty-Six Thousand Seven Hundred Twenty-Two and 00/100 Dollars (\$2,566,722.00). When that amount of Revenue has been appropriated and applied to payment of this MRO, the MRO shall be deemed to be paid in full and discharged, and the City shall have no further obligation with respect hereto. Further, as provided in Sections 4.1 and 4.3 and ARTICLE X of the Development Agreement, the City shall have no obligation to make payments on this MRO in the event Developer is in default beyond the applicable cure period(s) under any of the terms and conditions of the Development Agreement.

This MRO is a special, limited revenue obligation and not a general obligation of the City and is payable by the City only from the sources and subject to the qualifications stated or referenced herein. This MRO is not a general obligation of the City, and neither the full faith and credit nor the taxing powers of the City are pledged to the payment of the principal or interest of this MRO. Further, no property or other asset of the City, except the above-referenced Revenues, is or shall be a source of payment of the City's obligations hereunder.

This MRO is issued by the City pursuant to, and in full conformity with, the Constitution and laws of the State of Wisconsin.

This MRO may be transferred or assigned, in whole or in part, only with the consent of the City, which may be withheld for any reason. Interests in this MRO may not be split, divided or apportioned. In order to transfer or assign the MRO, the transferee or assignee shall surrender the same to the City either in exchange for a new, fully-registered municipal revenue obligation or for transfer of this MRO on the registration records for the MRO maintained by the City. Each permitted transferee or assignee shall take this MRO subject to the foregoing conditions and subject to all provisions stated or referenced herein and in the Development Agreement.

It is hereby certified and recited that all conditions, things and acts required by law to exist or to be done prior to and in connection with the issuance of this MRO have been done, have existed and have been performed in due form and time.

IN WITNESS WHEREOF, the City Council of the City of Baraboo has caused this MRO to be signed on behalf of the City by its duly qualified and acting City Administrator and City Clerk, and its corporate seal to be impressed hereon, all as of the date of original issue specified above.

CITY OF BARABOO

	Ву:	
	Name:, City Administrator	
(SEAL)		
(SE/IL)	Attest:	
	Name: Brenda Zeman, City Clerk	

Schedule 1

Payment Schedule

Subject to the City's actual receipt of Available Tax Increment and the terms and conditions of the Development Agreement, the City shall make the following payments on the MRO to Developer:

Payment Date	Payment Amount
December 31, 2024	\$129,961
December 31, 2025	\$162,451
December 31, 2026	\$162,451
December 31, 2027	\$162,451
December 31, 2028	\$162,451
December 31, 2029	\$162,451
December 31, 2030	\$162,451
December 31, 2031	\$162,451
December 31, 2032	\$162,451
December 31, 2033	\$162,451
December 31, 2034	\$162,451
December 31, 2035	\$162,451
December 31, 2036	\$162,451
December 31, 2037	\$162,451

December 31, 2038

December 31, 2039

\$162,451

\$162,447

TOTAL \$2,566,722.00

REGISTRATION PROVISIONS

This MRO shall be registered in registration records kept by the City Clerk of the City of Baraboo, Sauk County, Wisconsin, such registration to be noted in the registration blank below and upon said registration records, and this MRO may thereafter be transferred only upon presentation of this MRO together with a written instrument of transfer approved by the City and duly executed by the registered owner or his/her/its attorney, such transfer to be made on such records and endorsed hereon.

Date of Registration	Name of Registered Owner	Signature of City Clerk

EXHIBIT D

MEMBERS OF DEVELOPER

Name	Address
Thompson Family QOF, LLC	Attn: John W. Thompson 5206 Harbor Court Madison, WI 53705
Walsh OZ Investments II, LLC	Attn: David G. Walsh 150 East Gilman Street Suite 5000 Madison, WI 53703
S & L Baraboo, LLC	Attn: Eric Lund 230 Horizon Drive, Suite 102 Verona, WI 53593
BL QOF, LLC	Attn: Jay Smith 4101 County Highway M Middleton, WI 53562
JLS QOF, LLC	Attn: Jay Smith 4101 County Highway M Middleton, WI 53562
JS QOF, LLC	Attn: Jay Smith 4101 County Highway M Middleton, WI 53562

Second:

Dated: December 13, 2022

The City of Baraboo, Wisconsin
Background:
Municipal Property Insurance Company (MPIC) was chosen to provide the city of Baraboo's insurance for Buildings, Personal Property & Property in the Open, Contractors Equipment, Business Income Interruption, and Bridges on October 23, 2020, after the Requests for Bid (RFB) were evaluated. The Workgroup agreed and Council approved the preferred provider, MPIC.
Note: (√one) [] Not Required [x] Budgeted Expenditure [] Not Budgeted
Comments: \$78,235 will be included in the 2022 budget. The premium will be split among respective departments.
Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:
That the City of Baraboo renew the Property Insurance contract with MPIC in the amount of 90,219 for fiscal year 2023.
The first year of the renewal policy will expire on January 1, 2024, therefore the staff recommends the City of Baraboo renew for the policy period
Offered by: Finance/Personnel Comm. Approved: Motion:

Attest:



MUNICIPAL PROPERTY INSURANCE COMPANY

9701 Brader Way, Suite 301, Middleton, WI 53562 - (608) 821-6303

RENEWAL POLICY QUOTE

Policy # 5002030_Q-1

Agent Dave Kodel

Named Insured and Principal Address: Contact:

City of Baraboo 101 South Boulevard Baraboo, WI 53913 Julie Ostrander 608-355-7338

Policy Period: 12:01 am 01/01/2023 to 01/01/2024

Coverage	Deductible	TIV	Rate	Annual Premium
Buildings, Personal Property & Property in the Open Replacement Cost	2,500	109,329,931	0.0688	75,218
Contractors Equipment - New Replacement Cost	1,000	3,643,191	0.22	8,015
Business Income Schedule Attached	1,000	150,000	0.036	100
Builders Risk Schedule Attached	2,500	7,500,000	0.0855	6,413
Builders Risk valued under \$2,500,000 Schedule Attached	2,500	2,500,000	N/A	0
Bridges Schedule Attached	2,500	738,407	0.0641	473

Total Annual Premium \$90,219

Comments

This quote is your estimated renewal policy premium amount with coverages and coverage amounts as shown.

This quote becomes null and void within 30 days of transaction effective date.

MPIC-002Q (09/20) Page 1 of 1



MUNICIPAL PROPERTY INSURANCE COMPANY

9701 Brader Way, Suite 301, Middleton, WI 53562 - (608) 821-6303

DECLARATIONS

Policy # 50

5002030_Q-1

Replaces Policy #

Agent Dave Kodel

Item I. Named Insured and Principal Address:

Contact:

City of Baraboo 101 South Boulevard Baraboo, WI 53913 Julie Ostrander 608-355-7338

Item II. Policy Period:

This Policy takes effect at 12:01 A.M., 01/01/2023, and expires at 12:01 A.M., 01/01/2024.

These effective and expiration times are based upon the local times at the principal address of the first named insured stated in Item I. above.

Item III. Coverages:

Coverage	Deductible	TIV	Rate	Annual Premium
Buildings, Personal Property & Property in the Open Replacement Cost	2,500	109,329,931	0.0688	75,218
Contractors Equipment - New Replacement Cost	1,000	3,643,191	0.22	8,015
Business Income Schedule Attached	1,000	150,000	0.036	100
Builders Risk Schedule Attached	2,500	7,500,000	0.0855	6,413
Builders Risk valued under \$2,500,000 Schedule Attached	2,500	2,500,000	N/A	0
Bridges Schedule Attached	2,500	738,407	0.0641	473

Total Annual Premium \$90,219 Billed to Insured

Item IV. Forms and Endorsements made part of this policy at time of issue:

Form	Edition Date	Description
MPIC-001	01-2022	Municipal Property Insurance Company Policy
MPIC-002Q	09-2020	Municipal Property Insurance Company Policy Quote
MPIC-004	06-2016	Statement of Values
MPIC-004 CE	06-2016	Contractor's Equipment
MPIC-004 PITO	06-2016	Property in the Open

MPIC-002 (09/20) Page 1 of 2

MPIC-006	04-2019	Joint Loss Agreement Endorsement
MPIC-008	04-2019	Cap Of Losses From Certified Acts Of Terrorism
MPIC-101	09-2022	Business Income Endorsement
MPIC-205	10-2020	Pedestrian Bridge Coverage Endorsement
MPIC-300	01-2020	Contractors Equipment New Replacement Cost Coverage Endorsement
MPIC-505	04-2019	Builders Risk Endorsement
MPIC-506	06-2016	Coverage of Computer-Related Losses Endorsement
MPIC-510	01-2019	Tax Lien Property Coverage
MPIC-511	04-2019	Leased Property Coverage

Item V. Loss Payees:

Item VI. Variable Coverage Schedules:

Business Income								
Blanket Locations - Business Interruption	150,000 150,000							
Builders Risk								
Library, 230 4th Ave - Library Expansion	10,000,000							
Library, 230 4th Ave - Library Expansion	2,500,000							
	10,000,000							
Bridges								
Altridge Park - Bridge	107,000							
Altridge Park - Bridge, Riverwalk	631,407							
	738,407							

MPIC-002 (09/20) Page 2 of 2

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
1		Municipal Building					
	1	Fire Station #3 135 4TH ST. BARABOO WI 53913	1966	2	25,590	\$4,421,882	\$739,477
	2	Municipal Building 135 4TH ST. BARABOO WI 53913	0	0	0	\$	\$0
	3	Old Police Station 135 4TH ST. BARABOO WI 53913	0	0	0	\$	\$0
		Municipal Building (1) Total				\$4,421,882	\$739,477
2		City Services Center					
	1	City Services Center 450 ROUNDHOUSE CT. BARABOO WI 53913	2001	1	64,874	\$9,251,327	\$1,171,757
	2	Cold Storage Building 450 Roundhouse Ct. BARABOO WI 53913	0	0	0	\$65,805	\$10,700
	3	Mobile Radio System, EG Base Station from Police 450 Roundhouse Ct. BARABOO WI 53913	0	0	0	\$	\$208,650
	4	SCADA - CRADLEPOINT BACKUP RADIO - CSC 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	5	SCADA - MAIN CONTROL TOUCHSCREEN 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	6	SCADA COMMERCE AVE - BOOSTER STATION CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	7	SCADA CONTROL PANEL - BIRCH	0	0	0	\$	\$0
		ST 450 ROUNDHOUSE CT. BARABOO WI 53913					
	8	SCADA CRADLEPOINT RADIO - COMM. AVE TOWER 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	9	SCADA CRADLEPOINT RADIO - WELL NO. 4 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0

MPIC-004 (06/16) Page 1 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
	10	SCADA CRADLEPOINT RADIO - WELL NO. 6 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	11	SCADA CRADLEPOINT RADIO - WELL NO. 7 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	12	SCADA CRADLEPOINT RADIO- BIRCH ST TOWER 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	13	SCADA CRADLEPOINT RADIO- MINE TOWER 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	14	SCADA CRADLEPOINT RADIO- WELL NO. 2 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	15	SCADA CRADLEPPINT RADIO - OAK HI LIFT 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	16	SCADA CRADLEPT RADIO - COMM BOOSTER 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	17	SCADA SYSTEM - COMMERCE AVE TOWER ANTENNAS 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	18	SCADA SYSTEM - COUNTY HWY A. TOWER ANTENNAS 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	19	SCADA SYSTEM - MINE RD. TOWER ANTENNA 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	20	SCADA SYSTEM - WELL NO. 2 CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0

MPIC-004 (06/16) Page 2 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
	21	SCADA SYSTEM - WELL NO. 6 CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	22	SCADA SYSTEM - WELL NO. 7 CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	23	SCADA SYSTEM CRADLEPOINT RADIO - WELL NO. 8 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	24	SCADA SYSTEM MAIN CONTROL PANEL 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	25	SCADA SYSTEM OAK ST HI-LIFT STATION CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	26	SCADA SYSTEM WELL NO.4 CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	27	SCADA SYSTEM- BIRCH ST. TOWER CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	28	SCADA SYSTEM- MOORE ST. TOWER CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	29	SCADA SYSTREM - WELL NO. 8 CABLE 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	30	SCADA- CRADLEPOINT RADIO - MOORE TOWER 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
	31	SCADE CRADLEPOINT RADIO - CITY A TOWER 450 ROUNDHOUSE CT. BARABOO WI 53913	0	0	0	\$	\$0
		Property in the open					\$4,066
		City Services Center (2) Total				\$9,317,132	\$1,395,173
3		Alma Waite Annex					

MPIC-004 (06/16) Page 3 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
	1	Alma Waite Annex 120 5TH ST BARABOO WI 53913	1983	1	6,864	\$1,162,769	\$72,760
		Alma Waite Annex (3) Total				\$1,162,769	\$72,760
4		PS/ADMIN BUILDING					
	1	PS/ADMIN BUILDING 101 SOUTH BLV BARABOO WI 53913	2018	2	44,524	\$11,489,767	\$1,204,713
		Property in the open					\$11,128
		PS/ADMIN BUILDING (4) Total				\$11,489,767	\$1,215,841
5		Library					
	1	Library 230 4TH AVE BARABOO WI 53913	1913	1	15,606	\$3,635,860	\$2,232,769
		Library (5) Total				\$3,635,860	\$2,232,769
6		Garage/ Shop					
	1	Cold Storage Shed 42x64 407 Briar St BARABOO WI 53913	0	0	2,560	\$68,480	\$33,598
	2	Garage/ Shop 400-418 BRIAR ST BARABOO WI 53913	1957	1	9,750	\$698,710	\$125,190
		Garage/ Shop (6) Total				\$767,190	\$158,788
7		Landfill					
		Landfill (7) Total				\$0	\$0
8		Langer Park					
	1	Shelters/ Restrooms 501 Remington BARABOO WI 53913	0	0	1,344	\$115,132	\$0
		Property in the open					\$122,836
		Langer Park (8) Total				\$115,132	\$122,836
9		Ochsner Zoo					
	1	Animal Den 903 PARK ST BARABOO WI 53913	2004	1	336	\$289,435	\$0
	2	Animal Display, Lynx 903 PARK ST BARABOO WI 53913	2012	1	363	\$287,830	\$0
	3	Animal Display, Primate 903 PARK ST BARABOO WI 53913	0	0	0	\$21,614	\$0

MPIC-004 (06/16) Page 4 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
	4	Animal Display, Snowy Owl 903 PARK ST BARABOO WI 53913	0	0	0	\$34,561	\$5,136
	5	Animal House, Primate 903 PARK ST BARABOO WI 53913	0	0	0	\$51,681	\$1,284
	6	Animal Shelter, Bird 903 PARK ST BARABOO WI 53913	0	0	0	\$30,067	\$0
	7	Animal Shelter, Llama/ Wolf 903 PARK ST BARABOO WI 53913	0	0	0	\$57,459	\$642
	8	Animal Shelter, Stone 10x12 Donkey 903 PARK ST BARABOO 53913	0	0	120	\$16,692	\$0
	9	Concession Building 903 PARK ST BARABOO WI 53913	0	0	0	\$2,889	\$749
	10	Otter House 903 PARK ST BARABOO WI 53913	2018	1	674	\$467,162	\$0
	11	Park House 903 PARK ST BARABOO WI 53913	1887	2	2,682	\$305,271	\$31,458
	12	Shelter - T Shelter 903 PARK ST BARABOO WI 53913	1927	1	1,382	\$330,737	\$0
	13	Shelter, Band Stand 18x26 903 PARK ST BARABOO 53913	0	0	468	\$12,519	\$0
	14	Shelter, Open 20x40 903 PARK ST BARABOO 53913	0	0	800	\$21,400	\$0
	15	Storage Shed 903 PARK ST BARABOO WI 53913	0	0	1,728	\$46,224	\$47,294
	16	Zoo Office / Restrooms 903 PARK ST BARABOO WI 53913	0	0	0	\$140,384	\$13,803
		Property in the open				60 447 00 7	\$469,944
10		Ochsner Zoo (9) Total				\$2,115,925	\$570,310
10		Pool House Pool House (10) Total				\$0	\$0
11		Pole Building					+ •

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Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	
		Pole Building (11) Total				\$0	\$0
12		Mary Rountree Location					
	1	Dugouts (2) BARABOO 53913	0	0	0	\$10,593	\$0
	2	Field House 639 2nd Ave BARABOO WI 53913	0	0	1,360	\$145,520	\$10,379
	3	Light Switch House 639 2nd Ave BARABOO WI 53913	0	0	0	\$16,692	\$37,450
	4	Press Box 639 2nd Ave BARABOO WI 53913	0	0	0	\$11,128	\$2,140
	5	Shelter/ Restrooms 639 2nd Ave BARABOO WI 53913	0	0	888	\$142,524	\$13,054
		Property in the open					\$315,757
		Mary Rountree Location (12) Total				\$326,457	\$378,780
13		Pierce Park					
	1	Concession Building 1100 WALNUT ST BARABOO WI 53913	0	0	848	\$68,052	\$8,881
	2	Dugouts (4), Pierce Field 1&2 1100 WALNUT ST BARABOO 53913	0	0	0	\$17,120	\$0
	3	Dugouts (4), Pierce Field 3&4 1100 WALNUT ST BARABOO 53913	0	0	0	\$13,161	\$0
	4	Pavillion, Hockey 1100 WALNUT ST BARABOO WI 53913	1997	1	31,898	\$3,225,515	\$0
	5	Scorebooth/ Storage Building, Pierce #5, 12'x24' 1100 WALNUT ST BARABOO 53913	0	0	0	\$26,215	\$0
	6	Shelter, Open 1012 Sq Ft 1100 WALNUT ST BARABOO 53913	0	0	1,012	\$27,071	\$0
	7	Shelter, Open, Field 4 1100 WALNUT ST BARABOO WI 53913	2010	0	100	\$9,630	\$0
	8	Storage Building 1100 WALNUT ST BARABOO WI 53913	0	0	320	\$27,392	\$2,140

MPIC-004 (06/16) Page 6 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
		Property in the open					\$382,204
		Pierce Park (13) Total				\$3,414,156	\$393,225
14		Civic Center					
	1	Civic Center 124 2ND ST BARABOO WI 53913	1927	4	52,903	\$10,174,737	\$296,390
		Property in the open					\$92,983
		Civic Center (14) Total				\$10,174,737	\$389,373
15		Statz Park					
	1	Restroom/ Storage Building 217 1st Ave BARABOO WI 53913	0	0	448	\$71,904	\$22,577
	2	Shelter BARABOO 53913	0	0	0	\$26,108	\$0
		Property in the open					\$30,174
		Statz Park (15) Total				\$98,012	\$52,751
16		Wellhouse #2					
	1	Wellhouse #2 722 HILL ST BARABOO WI 53913	1998	1	884	\$474,117	\$0
		Wellhouse #2 (16) Total				\$474,117	\$0
17		Wellhouse #4					
	1	Wellhouse #4 808 JEFFERSON ST BARABOO WI 53913	1961	1	805	\$578,121	\$0
		Wellhouse #4 (17) Total				\$578,121	\$0
18		Wellhouse #6					
	1	Wellhouse #6 919 SAUK AVE BARABOO WI 53913	1978	1	884	\$623,061	\$0
		Wellhouse #6 (18) Total				\$623,061	\$0
19		Hi-Lift Booster Station					
	1	Hi-Lift Booster Station 1807 OAK ST BARABOO WI 53913	1971	1	676	\$560,359	\$0
		Hi-Lift Booster Station (19) Total				\$560,359	\$0
20		WWTP					
	1	AERATION BASIN (ADD01) 1000 MANCHESTER ST BARABOO WI 53913	1982	1	18,633	\$4,195,149	\$0

MPIC-004 (06/16) Page 7 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
	2	CLARIFIER SPLITTER BOX (ADD04) 1000 MANCHESTER ST BARABOO WI 53913	1982	1	78	\$38,520	\$0
	3	Digestor Structure 1000 MANCHESTER ST BARABOO WI 53913	1934	1	1,469	\$498,299	\$0
	4	Effluent Sampling Building 1000 MANCHESTER ST BARABOO WI 53913	1982	1	100	\$32,528	\$0
	5	Garage/ Storage Shed 1000 MANCHESTER ST BARABOO WI 53913	2018	1	5,971	\$749,000	\$8,025
	6	Grit Building 1000 MANCHESTER ST BARABOO WI 53913	1993	1	310	\$168,525	\$10,700
	7	Headworks Building 1000 MANCHESTER ST BARABOO WI 53913	2006	1	1,976	\$988,252	\$0
	8	Phospherous Removal Tanks (3) 1000 MANCHESTER ST BARABOO WI 53913	1999	1	4,392	\$1,262,814	\$0
	9	SCUM PIT (ADD05) 1000 MANCHESTER ST BARABOO WI 53913	1982	1	234	\$149,372	\$0
	10	SECONDARY CLARIFIER 1 (ADD02) 1000 MANCHESTER ST BARABOO WI 53913	1982	1	3,019	\$1,209,421	\$0
	11	SECONDARY CLARIFIER 2 (ADD03) 1000 MANCHESTER ST BARABOO WI 53913	1982	1	3,019	\$1,209,421	\$0
	12	Slude Storage/ Process Building 1000 MANCHESTER ST BARABOO WI 53913	1994	1	16,562	\$4,340,883	\$0
	13	UV Disinfection Building 1000 MANCHESTER ST BARABOO WI 53913	1994	1	107	\$60,241	\$0
	14	UV TANK (ADD06) 1000 MANCHESTER ST BARABOO WI 53913	1982	1	852	\$721,287	\$0
	15	Wastewater Process 1000 MANCHESTER ST BARABOO WI 53913	0	0	0	\$	\$0
	16	WWTP Control and Lab 1000 MANCHESTER ST BARABOO WI 53913	1982	1	11,532	\$4,485,975	\$139,100
MPIC-	004 (06/	WWTP (20) Total 16)				\$20,109,687	\$157,825 Page 8 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
21		Wellhouse #7					
	1	Wellhouse #7 GALL RD & LAKE ST BARABOO WI 53913	1992	1	884	\$582,080	\$0
		Wellhouse #7 (21) Total				\$582,080	\$0
22		SWAT Equipment, Police					
	1	SWAT Equipment, Police 1300 Lange Ct. BARABOO WI 53913	0	0	0	\$	\$42,800
		SWAT Equipment, Police (22) Total				\$0	\$42,800
23		Steinhorst Park					
	1	Shelter/ Restrooms 1700 Parkgate BARABOO WI 53913	0	0	0	\$154,294	\$3,210
	2	Storage Shed 1700 Parkgate BARABOO WI 53913	0	0	0	\$21,614	\$0
		Property in the open					\$23,433
		Steinhorst Park (23) Total				\$175,908	\$26,643
24		Booster Station, Barnhart					
	1	Booster Station, Barnhart 860 COMMERCE AVE BARABOO WI 53913	2002	1	1,140	\$804,105	\$0
		Booster Station, Barnhart (24) Total				\$804,105	\$0
25		Jackson Garage					
		Jackson Garage (25) Total				\$0	\$0
26		Wellhouse #8					
	1	Wellhouse #8 721 2ND AVE BARABOO WI 53913	2006	1	1,020	\$545,486	\$0
		Wellhouse #8 (26) Total				\$545,486	\$0
27		Park Pumphouse					
	1	Park Pumphouse 715 HILL ST BARABOO WI 53913	1932	1	1,869	\$359,199	\$0
		Park Pumphouse (27) Total				\$359,199	\$0
28		Airport					
		Airport (28) Total				\$0	\$0
29		Library, Ritzenthaler Property					

MPIC-004 (06/16) Page 9 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description Library, Ritzenthaler Property (29)	Year Built	Floors	Square Footage	Building CRN	Content CRN \$0
		Total				Ψ	Ψ
30		Donahue Terrace					
	1	Donahue Terrace 227 1ST AVE BARABOO WI 53913	1978	7	53,597	\$9,542,046	\$172,056
		Donahue Terrace (30) Total				\$9,542,046	\$172,056
31		Housing					
	1	CDA Housing 1131-1133 WASHINGTON AVE BARABOO WI 53913	1983	2	3,459	\$351,281	\$3,852
	2	CDA Housing 1018 10TH ST BARABOO WI 53913	1983	2	3,364	\$357,380	\$3,852
	3	CDA Housing 1015 - 1017 9th ST BARABOO WI 53913	0	0	0	\$258,191	\$2,033
	4	CDA Housing 1119 WASHINGTON BARABOO WI 53913	1983	2	3,459	\$351,281	\$3,852
	5	CDA Housing 1026 10th St BARABOO WI 53913	0	0	0	\$249,631	\$3,424
	6	Corson Square Apartments 920 10TH ST BARABOO WI 53913	1983	2	30,681	\$3,810,270	\$120,910
		Housing (31) Total				\$5,378,034	\$137,923
32		Traffic Signals					
		Property in the open					\$386,270
		Traffic Signals (32) Total				\$0	\$386,270
33		Weber Park					
	1	Gazebo, 256 sq ft BARABOO 53913	0	0	256	\$15,087	\$0
		Property in the open				045.007	\$77,519
		Weber Park (33) Total				\$15,087	\$77,519
34		Campbell Park				<u>.</u>	
	1	Pool Heater, Pentair Megatherm South Blvd. & Parkway BARABOO WI 53913	2015	0	1	\$	\$31,137
	2	Pool House 325 SOUTH BLVD BARABOO WI 53913	1937	1	4,852	\$826,147	\$41,088

MPIC-004 (06/16) Page 10 of 14

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
	3	Shelter 20x32, wood construction, 640 sqft NA Baraboo WI 53913	2004	0	640	\$11,770	\$0
	4	Swimming Pool 325 SOUTH BLVD BARABOO 53913	1932	1	13,500	\$1,572,151	\$0
		Property in the open					\$461,732
		Campbell Park (34) Total				\$2,410,068	\$533,957
35		Altridge Park					
	1	Pole Building, 40x 64, Attridge 900 2nd Ave BARABOO WI 53913	1986	0	2,560	\$68,480	\$10,700
	2	Pole Building, 52x14, across street from Attridge 900 2nd Ave BARABOO WI 53913	1987	0	728	\$31,244	\$3,210
	3	Shed BARABOO 53913	0	0	0	\$5,564	\$0
		Property in the open					\$188,213
		Altridge Park (35) Total				\$105,288	\$202,123
36		Ritzenthaler Park					
	1	Gazebo BARABOO 53913	0	0	0	\$6,099	\$0
		Property in the open					\$37,343
		Ritzenthaler Park (36) Total				\$6,099	\$37,343
37		Deppe Pond					
	1	Aerator 1080 LAKE ST BARABOO 53913	1986	1	0	\$9,737	\$0
	2	Gazebo 1080 LAKE ST BARABOO 53913	0	0	0	\$10,379	\$0
		Property in the open					\$2,354
		Deppe Pond (37) Total				\$20,116	\$2,354
38		Tuscania Memorial with Solar Lighting					
		Property in the open					\$100,580
		Tuscania Memorial with Solar Lighting (38) Total				\$0	\$100,580
39		Water Towers					

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Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
	1	Base Station, Water AMR System EAST ST/ CTY A BARABOO WI 53913	0	0	0	\$	\$0
	2	Water Tower #4 1001 MOORE ST BARABOO WI 53913	1978	1	0	\$1,422,993	\$0
	3	Water Tank #1 1212 BIRCH ST BARABOO WI 53913	1887	1	0	\$673,565	\$0
	4	Water Tank #2 1809 OAK ST BARABOO WI 53913	1954	1	0	\$1,258,534	\$0
	5	Water Tower #3 2323 EAST ST BARABOO WI 53913	1971	1	0	\$1,296,305	\$0
	6	Water Tower #5 405 MINE RD BARABOO WI 53913	1988	1	0	\$1,451,562	\$0
	7	Water Tower #6 1111 COMMERCE PKWY BARABOO WI 53913	2009	1	0	\$1,379,872	\$0
		Water Towers (39) Total				\$7,482,831	\$0
40		WRRF Electric Operated Gate					
		Property in the open					\$5,885
		WRRF Electric Operated Gate (40) Total				\$0	\$5,885
41		Lift Stations					
	1	Lift Station - Hwy T TAFT & HWY 33 BARABOO WI 53913	1994	1	0	\$215,819	\$0
	2	Lift Station - Potter St Station 800 POTTER ST BARABOO WI 53913	1941	1	0	\$70,406	\$0
		Lift Stations (41) Total				\$286,225	\$0
42		Hoppe Park					
	1	Gazebo BARABOO 53913	0	0	0	\$10,914	\$0
		Property in the open					\$51,681
		Hoppe Park (42) Total				\$10,914	\$51,681
43		Kiwanis Park					
	1	Gazebo, Octagon BARABOO 53913	0	0	0	\$26,750	\$0

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\$97,185,296

STATEMENT OF VALUES MUNICIPAL PROPERTY INSURANCE COMPANY

Coverage Amount - 109,329,931

### ### ### ### ### ### ### ### ### ##	Site	Bldg	Description Property in the open Kiwanis Park (43) Total	Year Built	Floors	Square Footage	Building CRN \$26,750	Content CRN \$10,700 \$10,700	
Property in the open \$899,228 Maxwell-Potter Park (44) Total \$0 \$899,228	44		` ,				• •	. ,	
### ### ### ### ### ### ### ### ### ##								\$899,228	
1 Restrooms NA Baraboo WI 53913 2 Shelter 0 0 0 0 \$13,696 \$0 RAA BARABOO 53913 Property in the open \$28,676 City View Park (45) Total \$50,696 \$28,676 46 Liston Dog Park Property in the open \$15,087 Liston Dog Park (46) Total \$0 \$15,087 Liston Dog Park (46) Total \$0 \$15,087 Property in the open \$37,878 Property in the open \$37,878 Property in the open \$37,878 Property in the open \$1,284 Hackett Hollow Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 Property in the open \$45,960 Myron Park Property in the open \$45,960 Street Lighting Property in the open \$1,257,250 Street Lighting \$50 Total \$0 \$1,257,250 Park Benches & Misc. PITO Property in the open \$1,257,250 Park Benches & Misc. PITO Property in the open \$1,257,250 Park Benches & Misc. PITO (51) Total							\$0	\$899,228	
NA Baraboo WI 53913 2 Shelter 0 0 0 0 \$13,696 \$0 \$0 \$0 \$13,696 \$0 \$0 \$0 \$13,696 \$0 \$0 \$0 \$13,696 \$0 \$0 \$0 \$13,696 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	45		City View Park						
BARABOO 53913 Property in the open \$28,676 City View Park (45) Total \$50,696 \$28,676 46 Liston Dog Park Property in the open \$15,087 Liston Dog Park (46) Total \$0 \$15,087 Liston Dog Park (46) Total \$0 \$15,087 47 Pocket Park Property in the open \$37,878 Pocket Park (47) Total \$0 \$37,878 48 Hackett Hollow Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park Property in the open \$445,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting Property in the open \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) Total		1	NA	0	0	0	\$37,000	\$0	
City View Park (45) Total \$50,696 \$28,676 46 Liston Dog Park \$15,087 Property in the open \$15,087 Liston Dog Park (46) Total \$0 \$15,087 47 Pocket Park \$37,878 Procket Park (47) Total \$0 \$37,878 48 Hackett Hollow \$1,284 Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park \$0 \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting \$0 \$1,257,250 50 Street Lighting \$0 \$1,257,250 51 Park Benches & Misc. PITO \$0 \$191,530 51 Park Benches & Misc. PITO (51) \$0 \$191,530 70 Property in the open \$191,530 70 \$191,530 \$191,530 70 \$191,530 \$191,530 70 \$191,530 \$191,530 70 \$191,530 \$191,5		2	BARABOO 53913	0	0	0	\$13,696		
Property in the open \$15,087 Liston Dog Park (46) Total \$0 \$15,087 47 Pocket Park Property in the open \$37,878 Pocket Park (47) Total \$0 \$37,878 48 Hackett Hollow Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park Property in the open \$45,960 Myron Park Property in the open \$1,257,250 \$1 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 52 Fire Pak			City View Park (45) Total				\$50,696		
Liston Dog Park (46) Total \$0 \$15,087 47 Pocket Park *** Property in the open \$37,878 Pocket Park (47) Total \$0 \$37,878 48 Hackett Hollow *** Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park *** Property in the open \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting Property in the open \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 52 Fire Pak	46								
47 Pocket Park \$37,878 Property in the open \$37,878 Pocket Park (47) Total \$0 \$37,878 48 Hackett Hollow \$1,284 Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park Property in the open \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting \$0 \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO \$0 \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 Total \$0 \$191,530									
Property in the open \$37,878 Pocket Park (47) Total \$0 \$37,878 48 Hackett Hollow \$1,284 Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park \$0 \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 Total \$0 \$191,530			Liston Dog Park (46) Total				\$0	\$15,087	
Pocket Park (47) Total \$0 \$37,878 48 Hackett Hollow Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park Property in the open \$45,960 Myron Park (49) Total \$0 \$45,960 Myron Park (49) Total \$0 \$1,257,250 50 Street Lighting \$0 \$1,257,250 \$1 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 \$1 <td colsp<="" th=""><th>47</th><th></th><th>Pocket Park</th><th></th><th></th><th></th><th></th><th></th></td>	<th>47</th> <th></th> <th>Pocket Park</th> <th></th> <th></th> <th></th> <th></th> <th></th>	47		Pocket Park					
## ## ## ## ## ## ## ## ## ## ## ## ##			Property in the open					\$37,878	
Property in the open \$1,284 Hackett Hollow (48) Total \$0 \$1,284 49 Myron Park Property in the open \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting Property in the open \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 Total 52 Fire Pak			Pocket Park (47) Total				\$0	\$37,878	
## Hackett Hollow (48) Total ### Myron Park Property in the open Property in the open ### Street Lighting Property in the open Property in the open Property in the open Street Lighting (50) Total ### Total ### Benches & Misc. PITO Property in the open Park Benches & Misc. PITO (51) Total #### Total #### Street Lighting (50) Total #### Street Lighting (50) Total #### Street Lighting (50) Total ###################################	48		Hackett Hollow						
49 Myron Park Property in the open \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting			Property in the open					\$1,284	
Property in the open \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting Property in the open \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) Total \$0 \$191,530			Hackett Hollow (48) Total				\$0	\$1,284	
Property in the open \$45,960 Myron Park (49) Total \$0 \$45,960 50 Street Lighting Property in the open \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) Total \$0 \$191,530	49		Myron Park						
Myron Park (49) Total \$0 \$45,960 50 Street Lighting \$1,257,250 Property in the open \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 Total \$191,530			-					\$45,960	
50 Street Lighting Property in the open \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) Total \$0 \$191,530			Myron Park (49) Total				\$0	\$45,960	
Property in the open \$1,257,250 Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) Total \$0 \$191,530	50							·	
Street Lighting (50) Total \$0 \$1,257,250 51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) Total \$0 \$191,530	30							\$1 257 250	
51 Park Benches & Misc. PITO Property in the open \$191,530 Park Benches & Misc. PITO (51) \$0 \$191,530 Total 52 Fire Pak							\$0		
Property in the open \$191,530 Park Benches & Misc. PITO (51) Total \$0 \$191,530 Fire Pak	= 4		<u> </u>				**	4 1,201,200	
Park Benches & Misc. PITO (51) \$0 \$191,530 Total \$52 Fire Pak	51							¢101 530	
Total 52 Fire Pak							¢0		
			Total				\$ 0	\$191,530	
Fire Pak (52) Total \$0 \$0	52						A -	.	
			Fire Pak (52) Total				\$0	\$0	

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Building Subtotal

Coverage Amount - 109,329,931

Site	Bldg	Description	Year Built	Floors	Square Footage	Building CRN	Content CRN
(Content	s Subtotal					\$6,892,940
I	Property	in the Open Subtotal					\$ 5,251,695
Buildi	ng, Con	tents and PITO Total					\$109,329,931

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Site	Description	Quantity	New Cost of Replacement
2	City Services Center		
4	Flag Pole City Services Center (2) TOTAL PS/ADMIN BUILDING		\$4,066 \$4,066
	Sign- City Hall PS/ADMIN BUILDING (4) TOTAL		\$11,128 \$11,128
8	Langer Park		
	Basketball Courts Outdoor Lighting Play structure & swing set Play Structure, Modular Langer Park (8) TOTAL		\$10,165 \$68,480 \$28,890 \$15,301 \$122,836
9	Ochsner Zoo		
	Animal Display, Bear Wading Pool Fence, Electic Chain Link, Wolf Pen Fence, wood Fence- West Perimeter Gate, Slide-Perimeter Zoo 1 of 2 Gate, Slide-Perimeter Zoo 2 of 2 Kiosk, Zoo Bulletin Board Light Poles (5) Otter Display, water play area Outdoor Lighting Playstructure w/ Sand digger Animal Display, Beaver, Llama, Goat, Pig Playstructure, Modular Playstructure, Swingset Sign - Zoo Entrance Sign, Zoo Entrance Sign, Zoo Entrance (2) Tiger Statue Animal Display, Bird Animal Display, Prairie Dog Animal Display, Wolf Beaver Enclosure Deer Enclosure Emu Enclosure Fence, Chainlink Ochsner Zoo (9) TOTAL		\$160,500 \$8,132 \$6,099 \$9,416 \$5,136 \$5,136 \$1,498 \$13,375 \$13,910 \$6,313 \$34,561 \$3,745 \$20,437 \$10,272 \$1,712 \$5,992 \$4,280 \$5,350 \$16,157 \$27,820 \$23,540 \$50,290 \$5,350 \$30,923 \$469,944
10	· ·		\$469,944
12	Mary Rountree Location		47.070
MPIC-	Backstop Backstop, Green Vinyl Fence & Netting Batting Cages (2) Bleachers. MRE Fence, Chainlink 004 PITO (06/16)		\$7,276 \$11,877 \$9,416 \$13,375 \$48,364 Page 1 of 5

Site	Description	Quantity	New Cost of Replacement
	Outdoor Lighting Scoreboard Warning Track, MRE		\$190,888 \$25,573 \$8,988
	Mary Rountree Location (12) TOTAL		\$315,757
13	Pierce Park		
	Baseball Field, Pierce #5, Fencing, dugouts Batting Cages (2) Fence, Chainlink Flagpole/ Lighting Outdoor Lighting Play Structure Scoreboard, Pierce Park #5 Scoreboards (3, LED Baseball - Control Console Scoredboard, Pierce Park #4 w wireless controller Pierce Park (13) TOTAL		\$53,500 \$9,416 \$49,648 \$6,741 \$192,279 \$20,544 \$18,725 \$20,009 \$11,342 \$382,204
14	Civic Center		4302,204
	Mural, Downtown on Centurlink Building Mural, Fabric of Our Community War Memorial Civic Center (14) TOTAL		\$26,750 \$38,520 \$27,713 \$92,983
15	Statz Park		40 _,000
	Fence, Chainlink - 217 1st Ave Playground Structure, 3 decks, wave slide Statz Park (15) TOTAL		\$19,260 \$10,914 \$30,174
23	Steinhorst Park		
	Backstop & Irrigation Playstructure, Steinhorst w/ swings, spring riders, climber Steinhorst Park (23) TOTAL		\$6,420 \$17,013 \$23,433
32	Traffic Signals		
	Traffic Signal, 2nd & Broadway Traffic Signal, 4th & Broadway Traffic Signal, 8th & Broadway Traffic Signal, 8th & Draper Traffic Signal, 8th & East Traffic Signal, Commerce & W Traffic Signal, Water & Broadway		\$42,265 \$42,265 \$50,718 \$50,718 \$50,718 \$97,370 \$52,216
0.0	Traffic Signals (32) TOTAL		\$386,270
33	Weber Park		
	Fence Chainlink Outdoor Lighting, 2 poles Play Structure		\$4,815 \$24,931 \$15,408

Site	Description	Quantity	New Cost of Replacement
	Playground, Weber, Spinner, Bouncer, Tangerine Playstructure Synergy SY-2987		\$4,173 \$28,192
	Weber Park (33) TOTAL		\$77,519
34	Campbell Park		
	Diving Boards and Stand Pool Slide Skatepark, South Blvd. Splash Pool Tennis Courts, Campbell Tennis Courts, Youth Camberll Kuenzi w/ Fence Drinking Fountain Expression Swing, Blue Fence, Chainlink Flag Pole Lights, Tennis Court Outdoor Lighting Play structure, modular Pool ADA Lifts Portable Aquatic Lift w/ Armrest		\$2,782 \$17,441 \$106,251 \$150,121 \$85,065 \$28,141 \$4,200 \$2,461 \$17,762 \$2,247 \$3,638 \$16,371 \$12,947 \$12,305
0.5	Campbell Park (34) TOTAL		\$461,732
35	Altridge Park		
	Basketball Courts Benches, 2 Bridge Outdoor Lighting Playbooster		\$10,272 \$5,778 \$107,000 \$42,800 \$22,363
	Altridge Park (35) TOTAL		\$188,213
36	Ritzenthaler Park		
	Basketball Courts Drinking Fountain Playground Gym Playstructure Ritzenthaler Park (36) TOTAL		\$7,597 \$4,708 \$7,704 \$17,334 \$37,343
37	Deppe Pond		
	Fishing Pier Deppe Pond (37) TOTAL		\$2,354 \$2,354
38	Tuscania Memorial with Solar Lighting		
	Tuscania Memorial with Solar Lighting Tuscania Memorial with Solar Lighting (38) TOTAL		\$100,580 \$100,580
40	WRRF Electric Operated Gate		
	WRRF Electric Operated Gate WRRF Electric Operated Gate (40) TOTAL		\$5,885 \$5,885
MPIC-	004 PITO (06/16)		Page 3 of 5

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PROPERTY IN THE OPEN MUNICIPAL PROPERTY INSURANCE COMPANY

Site	Description	Quantity	New Cost of Replacement
42	Hoppe Park		
	Basketball Court - Hoppe Felts Basketball/ V-Ball Court Playstructure - BAHO02 Playstructure w/ Kid Force Spinner Playstructure w/ Slidewinder Slide Playstructure, climber Playstructure, modular		\$9,095 \$4,066 \$8,988 \$10,807 \$3,424 \$3,103 \$12,198
	Hoppe Park (42) TOTAL		\$51,681
43	Kiwanis Park		
	Sculpture - "Captain Henry Avery" Riverwalk		\$10,700
	Kiwanis Park (43) TOTAL		\$10,700
44	Maxwell-Potter Park		
	Arboretum - 9 Panels Block Party Swings Bridge, Riverwalk Kayak launch Park Sign Park Sign Maxwell-Potter Park (44) TOTAL		\$10,165 \$16,692 \$631,407 \$238,610 \$1,284 \$1,070 \$899,228
45	City View Park		
	Drinking Fountain Playrgorund, Swingset Playstructure City View Park (45) TOTAL		\$4,708 \$2,996 \$20,972 \$28,676
46	Liston Dog Park		
	Fence, Woven Wire - 3 walk gates Park Sign - Liston Dog Park Liston Dog Park (46) TOTAL		\$14,445 \$642 \$15,087
47	Pocket Park		
	Mondala Treet Mural Playground Amentities, Rock-N-Ride, Drum Table Pocket Park (47) TOTAL		\$5,243 \$32,635 \$37,878
48	Hackett Hollow		
	Park Sign		\$1,284
	Hackett Hollow (48) TOTAL		\$1,284
49	Myron Park		
	Elepahnt Sculpture - Lucy Elepahnt Sculpture - Ruby		\$12,840 \$5,350

MPIC-004 PITO (06/16)

Site	Description	Quantity	New Cost of Replacement
	Elephant		\$16,000
	Elephant Sculpture- Twins Park Sign		\$10,700 \$1,070
	•		• •
	Myron Park (49) TOTAL		\$45,960
50	Street Lighting		
	Historic Streetlighting, 5th Ave, 15 poles		\$40,125
	Streetlighting, South Blvd., 59 poles		\$285,583
	Warning Signal, Canepa @ 135 4th St, Fire Dept.		\$18,725
	Warning Siren, Canepa @ 1300 Lange Ct		\$18,725
	Warning Siren, Canepa @ Ellis Ave		\$18,725
	Warning Siren, Canepa @ Madison Ave and Mary H		\$18,725
	Warning Siren, Canepa @ Washington and 11th ST Historic Streetlighting, Ash & Water Water-Ash to Broadway		\$18,725 \$66,875
	Historic Streetlighting, Ash 6 West Side , 8 East Side		\$58,743
	Historic Streetlighting, Downtown		\$402,320
	Historic Streetlighting, Lynn St, 10 poles		\$41,944
	Pedestrian Crissing Sign/ Lights @ Draper & N. Winnebago		\$7,704
	Pedestrian Crissing Sign/ Lights @ Jefferson & 8th		\$6,848
	Pedestrian Crissing Sign/ Lights @ Wood & 8th		\$6,634
	Streetlighting, Hwy 12 River Bridge and Roadway, 51 poles		\$246,849
	Street Lighting (50) TOTAL		\$1,257,250
51	Park Benches & Misc. PITO		
	Aluminum Bleachers (8)		\$21,400
	Park Benches, Permanent (10) - Various Parks @\$750 each		\$11,770
	Park Benches, Permanent (12) - Riverwalk(10), Campbell(2)		\$28,248
	@ \$250 each		
	Park Benches, Permanent		\$32,956
	Riverwalk(25),MHF(1),Osch(1),My(1), @ \$1200 each		
	Park Benches, Wood (49), Campbell, Rountree		\$26,215
	Picnic Tables(125)		\$70,941
	Park Benches & Misc. PITO (51) TOTAL		\$191,530
PROPERTY IN THE OPEN TOTAL			\$5,251,695

CONTRACTOR'S EQUIPMENT MUNICIPAL PROPERTY INSURANCE COMPANY

Description	RCN Subject
1990 Prentice Tree Loader	\$41,454
1996 Powerguard TJ-TS75II Generator	\$43,265
1998 Caterpillar Grader #23	\$345,563
1999 Caterpillar Excavator #22	\$310,256
2006 John Deere Loader #25, 644J	\$347,356
2006 John Deere Loader #26, 644J	\$347,356
2006 Snogo Snowblower #25	\$116,794
2007 Diesel 110HP Tractor Trackless	\$67,701
2008 Trackless Snowblower 70"	\$38,386
2009 John Deere 4WD Har Cab Mower	\$28,919
2009 Kubota Tractor w/ loader, L5740HSTC	\$49,542
2011 AMERICAN ROAD LEAF VAC	\$57,277
2011 Bobcat S650 Skidsteer w/ 68" Bucket	\$54,138
2011 ELGIN PELICAN STREET SWEEPER	\$191,668
2013 John Deere Backhoe	\$134,392
2019 Case Skidloader	\$91,911
2019 Caterpillar Loader	\$188,082
2019 Caterpillar Mini Excavator	\$138,988
2020 Vermeer Brush Chipper	\$65,908
2021 Bobcat Excavator #38E42	\$53,500
2022 Bobcat S770 (#1)	\$55,400
2022 Bobcat S770 (#2)	\$55,400
2022 JD 550K	\$130,000
2022 Olympian Leaf Vac	\$115,760
Camel Jet Vac (vactor only)	\$254,018
Durapac Compactor Roller #21	\$61,760
Heavy Duty Truck Lifts 6-point	\$43,307
John Deere Terraincut Mower, 72" Deck	\$48,197
Kuhn Knight Sludge Truck Spreader	\$83,492
Spaulding 3 Ton Hotbox Patcher	\$42,376 \$41,024
Wet/Dry Vac	\$41,024
CONTRACTOR'S EQUIPMENT TOTAL	\$3,643,191

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MUNICIPAL PROPERTY INSURANCE COMPANY

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MUNICIPAL PROPERTY INSURANCE COMPANY

9701 Brader Way, Suite 301, Middleton, WI 53562

Policy Provisions

Read the entire policy carefully to determine rights, duties, and what is and what is not "covered." Several provisions in this policy restrict coverage.

Throughout this policy, the words "you" and "your" refer to the Named Insured shown on the Declarations page. The words "we", "us" and "our" refer to Municipal Property Insurance Company. Other words and phrases that appear in quotation marks have special meaning. Refer to Section IX, Definitions, and Section IV. Definition of "Contractors Equipment".

In consideration of the provisions of this policy, the payment of premium, receipt of a statement of values, "Property in the Open" schedule and/or contractors equipment detail, we insure those named on the Declaration page for the coverages defined in this policy, during the policy term stated on the Declarations Page.

SECTION I – PERILS "COVERED" Coverage: This policy insures against sudden and accidental direct physical loss or damage except as limited or excluded in the following sections.

SECTION II - DEDUCTIBLE

The amount shown as deductible on the Declarations page shall be deducted from the claim for each "occurrence".

If more than one coverage under this policy applies to the same "occurrence", then the deductible will be calculated as follows: we will determine which coverage accounts for the largest proportion of the loss, and only the deductible associated with the largest portion of the loss will apply, unless otherwise stated.

SECTION III - AMOUNT OF COVERAGE

With regard to "buildings", personal property regardless of its location, and "Property in the Open":

The amount of coverage shall be limited as stated in Sections IV, V and VII.

Unless limited by other provisions of this policy or by endorsement, "buildings", personal property, and "Property in the Open", are subject to an "occurrence" limit of 125% of the Total Insured Value shown on the Statement of Values.

SECTION IV - "COVERED" PROPERTY; LIMIT OF COVERAGE

Subject to the terms, conditions, limitations and exclusions in the policy, this policy covers:

- A. "Buildings" and structures listed on the Statement of Values.
- B. Non-Owned Property. "Buildings" and structures listed on the Statement of Values for which you may be contractually liable in the event of damage or destruction and which are in your care, custody or control and being used for a legitimate governmental purpose.
- C. Personal property you own or are legally responsible for insuring.
- D. "Property in the Open". The amount we will pay for "Property in the Open" is limited to \$10,000 per "occurrence". However, this \$10,000 limitation per "occurrence" does not apply to items listed separately on the Statement of Values "Property in the Open" detail list.

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- E. Leased property improvements and betterments at locations listed on the Statement of Values. In the event improvements or betterments made by you are damaged or destroyed during the term of this policy by an insured peril, our liability will be determined as follows:
 - 1. If you elect to repair or replace a damaged improvement or betterment, actual repair or replacement must be made as soon as reasonably possible after the loss or damage occurs, but not to exceed two (2) years unless the time is extended in writing by us.
 - 2. If the improvements or betterments are not repaired or replaced, we will pay a fraction of the original cost of the improvement. The fraction will be proportional to the remaining term of the lease as of the date of loss.
- F. The cost of removing debris when "covered" property is destroyed or damaged by an insured peril. However, unless otherwise provided for in this policy, debris removal does not apply to costs:
 - 1. To extract "pollutants" or "contaminants" from land or water; or
 - 2. To remove, restore or replace land or water containing or affected by "pollutants" or "contaminants"; or
 - 3. For asbestos cleanup, removal or abatement.
- G. The cost to repair or replace foundations of "buildings", structures, machinery or boilers, provided that those foundations are beneath the basement level or underground.

The most we will pay for any "occurrence" under this section is \$100,000.

- H. The cost of excavation, grading or filling related to an "occurrence", the most we will pay under this coverage is \$50,000.
- I. Lawns, trees, shrubs, and plants if within 100 feet of an insured "building". The amount we will pay is limited to \$500 for any one tree, shrub, or plant and \$1,000 for lawn damage up to a maximum of \$25,000 per "occurrence"
- J. "Contractors Equipment", as defined in Section X., that you own or are legally responsible for insuring up to a limit of \$25,000 for each item including its attachment(s). Equipment not listed in Section X. is considered personal property and is "covered" the same way as your other personal property. See Section IV.C.
 - Coverage, in excess of the \$25,000 per item, is provided only if the equipment is scheduled and a premium for the coverage is shown on the Declarations page, unless the equipment is newly acquired during the current policy period, provided your interest is not covered under any other policy of insurance.
- K. "Valuable Records" that are your property or property of others in your care, custody, or control.

We will also pay for:

- 1. Expenses necessary to research and recreate lost "valuable records"; and
- 2. Expenses necessary for transcribing or copying lost "valuable records" from available secondary sources.

We will not pay for losses caused by errors, omissions, or negligence in processing or copying.

L. Employees' Personal Property. We will cover personal property owned by your employees while on your premises if that employee's property is not covered by other insurance. The maximum coverage for property owned by any one employee is \$500. The coverage limit for each "occurrence" is \$10,000.

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- M. Personal property owned by someone other than you or your employees, if the personal property is not covered by other insurance, while it is in your care, custody, or control and while it is on the premises described in the Statement of Values. The coverage limit per "occurrence" for all such property is \$10,000.
- N. "Extra Expense". Provided a loss or damage to "covered" property is caused by an insured peril we will pay up to a maximum of \$10,000,000 (unless a higher limit has been established by endorsement) under this "extra expense" coverage subject to the following:

We will pay "Extra Expense" to allow you to continue "operations" at:

- 1. Your insured premises; or
- 2. Replacement premises; or
- 3. Temporary premises you use while your insured premises are being restored.

Costs to relocate, or to equip and operate the premises in N.2 or N.3, are covered.

Adjustment of any loss under this coverage will reflect the salvage value of property that you obtained for use while your property was being restored and that you retain after the resumption of normal "operations".

- O. "Buildings" or structures acquired by you during the policy period at any location, provided your interest is not covered under any other policy of insurance.
- P. Remodeling and repairs to existing buildings listed on the Statement of Values, unless the work involves an increase in square footage or a change in the footprint of the building or foundation.
- Q. Underground fiber optic cable. We will pay for the repair or replacement of underground fiber optic cable within 1,000 feet of your "building" when loss of or damage to the cable is caused by a "covered" peril.
- R. Refrigerated Property. We will pay for loss or damage you sustain from spoilage of refrigerated or perishable property you own or are legally responsible to insure, if the spoilage is due to:
 - 1. Contamination by a refrigerant; or
 - 2. Temperature change due to:
 - a. Mechanical breakdown or failure of refrigeration systems;
 - b. Burning out of electric motors;
 - c. Blowing of fuses or circuit breakers;
 - d. The breakdown or malfunction of the equipment or apparatus connecting or controlling refrigeration systems, electrical motors, or electrical power; or
 - e. Complete or partial lack of power to operate the refrigeration systems.
- S. Ordinance or Law Coverage.

Provided a loss or damage to "covered" property is caused by an insured peril we will pay up to a maximum of \$5,000,000 (unless a higher limit has been established by endorsement) for the increased cost to repair, rebuild or reconstruct "covered" property caused by enforcement of or compliance with a building, zoning or land use ordinance or law subject to the following:

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- 1. We will also pay for loss or damage to the undamaged portion of a "covered" "building" or structure caused by enforcement of or compliance with any ordinance or law that:
 - a. Requires the demolition of parts of the same "building" or structure not damaged by an insured peril;
 - b. Regulates the construction or repair of "buildings" or structures, or establishes zoning or land use requirements at the described premises; and
 - c. Is in force at the time of loss or damage.
- 2. The following conditions apply to this coverage and must be met before we will make payment:
 - a. You must actually repair or replace the "covered" property; and
 - b. You must repair or replace the property as soon as reasonably possible after the loss or damage. Unless we consent to writing, this time period may not exceed two years.
- 3. If the property is repaired or rebuilt, it must be intended for similar occupancy as the current property, unless otherwise required by zoning or land use ordinance or law.
- 4. The most we will pay under this coverage is the increased cost of construction at the same site, unless an ordinance or law requires relocation to another site, in which case the most we will pay is the increased cost of construction at the new site.
- 5. If the property is repaired or replaced on the same or another site, we will not pay more for loss or damage to "covered" property, including loss caused by enforcement of or compliance with an ordinance or law, than the amount you actually spend to repair or rebuild the "building" or structure to the minimum standards required by the ordinance or law. In no event will we pay more than the following:
 - a For a "historical building":
 - The cost of repairing or replacing at the same site a "building" or structure of the same height, square
 footage and style with a less costly "building" or structure that is functionally equivalent to the damaged
 "building" or structure; or
 - 2) The cost of repairing or replacing the damaged portion of the "covered" "historical building" with less costly material consistent with its previous architectural style.
 - b For all other "covered" "buildings" or structures, the cost of repairing or rebuilding at the same site a "building" or structure of the same height, square footage, style and quality as the "covered" property at the time of the loss or damage.
- 6. If the property is not repaired or replaced, we will not pay more for loss or damage to "covered" property, including loss caused by enforcement of or compliance with an ordinance or law, than the "actual cash value" of the "covered" property at the time of the loss or damage.
- 7. We will not pay for the cost of compliance with any ordinance or law that requires:
 - a. Repairing, remediating, or tearing down property due to "contaminants" or "pollutants" or resulting from the presence or spread of "fungus", wet or dry rot, viruses, bacteria, or other microorganisms; or,
 - b. Testing for, monitoring, or cleaning up "pollutants", "contaminants", wet or dry rot, "fungus", viruses, bacteria, or other microorganisms.

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T. Limited Coverage for Unscheduled "Buildings"

For unscheduled "buildings" not on the Statement of Values, coverage will be provided up to \$1,000,000 for a covered loss.

It is a condition of this coverage that the "buildings" be scheduled when discovered. In addition, you must pay any unpaid premium on the unscheduled "buildings" back to policy inception.

This coverage does not apply when:

- 1. The insured intentionally left the "buildings" unscheduled; or
- 2. The insured could have discovered with reasonable diligence that the "buildings" had unintentionally been left unscheduled.

This provision does not apply to "buildings" or structures acquired by you during the policy period as coverage for these items is provided in Section IV.O.in this policy.

- U. Electronic data processing equipment, "electronic data" and "computer programs" consisting of the following:
 - 1. Electronic data processing equipment owned by or leased to you, including its component parts and similar property of others for which you are legally liable;
 - 2. Your "electronic data", "computer programs" and similar property of others for which you are legally liable.
 - 3. Accounts, bills, evidences of debt, valuable papers, records, abstracts, deeds, manuscripts or other documents that were converted to "electronic data".
 - 4. We will also pay for:
 - a. Expenses necessary to research and recreate lost "electronic data";
 - b. Expense for copying lost "electronic data" from available secondary sources.
 - 5. We will not cover:
 - a. "Electronic data" or "computer programs" which cannot be replaced with others of the same kind or quality;
 - b. Losses caused by errors, omissions, or negligence in processing or copying; or,
 - c. Accounts that are your records of accounts receivables.
- V. Fire Department Charges.

We will reimburse you up to \$25,000 at each premises for charges of each fire department involved in containing a fire or other "covered" loss to which this insurance applies. No deductible applies to this reimbursement.

W. Asbestos Cleanup, Abatement and Removal.

We will pay up to \$5,000,000 for your expense to clean up, abate, or remove from "covered" property as bestos particles that are discharged, dispersed, or released, subject to the following conditions:

1. The discharge, dispersal, or release must occur as a result of a covered peril.

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- 2. Covered damages before the cost of the asbestos cleanup, removal, or abatement must exceed the policy deductible.
- 3. The discharge, dispersal, or release must occur accidentally and begin and end within 72 hours.
- 4. The discharge, dispersal, or release must not be the result of planned building renovation, remodeling or demolition activities.

X. Service Dogs and Horses.

Service dogs and horses are considered to be destroyed if, because of injury, the dog or horse is not able to perform the dog's or horse's normal functions and there is no reasonable prospect that the dog or horse will be able to do so

- 1. For service dogs and horses that are destroyed in the scope of their duties, we will pay for the cost to replace the dog or horse and the cost of any necessary training.
- 2. We will pay the cost of necessary treatment and care to enable the dog or horse to resume performing the dog's or horse's normal functions. We will not pay the cost of treatment and care to treat and prevent disease. This coverage does not apply to mortality, injury, or sickness from causes outside the scope of duties of the service dog or horse.

The maximum amount we will pay per service dog or horse is the lesser of \$25,000 or the total of the expenses related to the replacement of the dog or horse plus expenses for the care or treatment of the service dog or horse. A deductible of \$1,000 will apply to this coverage on a per "occurrence" basis.

Y. We will pay the reasonable and necessary expenses we require you to incur for the documentation of an "occurrence". The most we will pay for these expenses is \$50,000.

This coverage does not apply to any expenses incurred by "you" for any insurance adjusters, consultants, attorneys retained by you or any work performed by their subsidiary or affiliate.

Z. We will pay for reasonable and necessary architectural design and engineering fees associated with an "occurrence". The most we will pay for this coverage is \$100,000.

AA. Limited Coverage For "Fungus", Wet Rot, Dry Rot, Virus, Bacterium And Other Microorganism.

- 1. The coverage described in Paragraph 2. below only applies when: a) the "fungus", wet or dry rot, virus, bacterium or other microorganism is the result of one or more of the "specified causes of loss", other than fire or lightning; b) the "specified causes of loss" occurs during the policy period; and c) you took all reasonable measures to protect the property from additional damage during and after the "occurrence".
- 2. We will pay for direct physical loss or damage caused by "fungus", wet or dry rot, virus, bacterium or other microorganism subject to the coverage limits specified in Paragraph 3 of this Limited Coverage. For purposes of this paragraph, the term "loss or damage" includes costs necessarily incurred to:
 - a. Eradicate the "fungus", wet or dry rot, virus, bacterium or other microorganism;
 - b. Access the part of the "building" or other property where the "fungus", wet or dry rot, virus, bacterium or other microorganism is located; and
 - c. Test to ensure that the "fungus", wet or dry rot, virus, bacterium or other microorganism has been successfully eliminated.

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- 3. We will pay no more than \$25,000 for each "covered" loss under Paragraph 2. We will pay no more than \$50,000 for the total of all occurrences of "covered" losses under Paragraph 2. During any annual policy period, regardless of the number of claims made. We will pay no more than \$25,000 for a particular "specified causes of loss" which results in "fungus", wet rot, dry rot, virus, bacterium or other microorganism even if the "fungus", wet rot, dry rot, virus, bacterium or other microorganism remains present through multiple policy periods or reappears in subsequent policy periods.
- 4. This coverage does not increase the amount we will pay for loss or damage to "covered" property above the limits referenced in **Section III Amount of Coverage**. We will not pay more than the limits set forth in **Section III Amount of Coverage** even if loss or damage results from more than one cause, including "fungus", wet rot, dry rot, virus, bacterium or other microorganism.
 - If there is a "covered" loss or damage not caused by "fungus", wet rot, dry rot, virus, bacterium or other microorganism, payment for that loss will not be limited by this coverage unless "fungus", wet rot, dry rot, virus, bacterium or other microorganism increases the amount of the loss or damage. To the extent that "fungus", wet rot, dry rot, virus, bacterium or other microorganism increases the amount of the loss or damage, payment for that increase is limited by the terms of Paragraph 3.
- 5. The following additional condition applies to losses "covered" under Limited Coverage For "Fungus", Wet Rot, Dry Rot, Virus, Bacterium And Other Microorganism when the policy includes the Business Income Endorsement: The "specified causes of loss" definition will apply to any loss arising from "fungus", wet or dry rot, virus, bacterium or other microorganism that is "covered" under Paragraph B. Limited Coverage For "Fungus", Wet Rot, Dry Rot, Virus, Bacterium And Other Microorganism and under the Business Income Endorsement.

BB. "Fine Arts". We will only provide coverage for "Fine Arts" subject to the following:

- 1. We will not pay more than \$50,000 for any one "Fine Arts" unless you insure those items for specific amounts by purchasing an Agreed Value Fine Arts Endorsement.
- 2. The most we will pay for each item covered under this additional coverage shall not exceed the lesser of the following amounts:
 - a. \$50,000;
 - b. The cost of replacing the damaged property at the time of loss with property of like kind and quality to be used for the same purpose on the same site; or
 - c. The amount actually spent repairing your damaged property as soon as reasonably possible after the loss or damage, but within a time not to exceed two (2) years from the date of the loss or damage, unless the time is extended in writing by us.
- 3. **SECTION VII-Basis of Recovery** does not apply to this additional coverage.

CC. "Flood". We will provide coverage for loss due to "flood", subject to the following limitations:

1. This Additional Coverage does not apply to loss at any property located in a designated flood plain, special flood hazard area (SFHA) or 100 year flood plain with a prefix of "A" or "V" – as specified and defined by the National Flood Insurance Program (NFIP).

The most we will pay under this Coverage is \$5,000,000 per policy period.

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DD. "Pollutants" or "Contaminants". We will pay no more than \$2,000,000 for reasonable and necessary expenses incurred for removal, disposal or clean-up of actual "pollutants" or "contaminants" from land or water at an insured location and due to "specified causes of loss". The release, emission, leakage or spreading of "pollutants" or "contaminants" must be caused by a loss not otherwise excluded.

The most we will pay in each annual policy period under this coverage is \$2,000,000 for all "specified causes of loss".

All expenses must be reported to us within 180 days after the date of the "specified causes of loss" to be eligible for this coverage. We will not pay for costs of testing for "pollutants" or "contaminants" unless such testing is performed while the "pollutants" or "contaminants" are being removed from the land or water. We will not pay for costs of monitoring "pollutants" or "contaminants" or determining the extent of pollution or contamination.

EE. Emergency Response Equipment

Emergency response equipment contained within or on an emergency response vehicle that is not affixed or attached is covered as personal property subject to a \$1,000 deductible per occurrence regardless of any other applicable deductible.

FF. We will pay not more than \$5,000,000 per policy period for:

- 1. Earthquake, meaning a shaking or trembling of the earth's crust, caused by underground volcanic or tectonic forces or by breaking or shifting of rock beneath the surface of the ground from natural causes.
- 2. Volcanic Eruption, meaning the eruption, explosion or effusion of a volcano.
- 3. Landslide, meaning the rapid downward movement of a mass of rock, earth or artificial fill on a slope.
- 4. Mine Subsidence, meaning lateral or vertical ground movement caused by a failure initiated at the mine level of man-made underground mines, including but not limited to coal, clay limestone and fluorspar mines.

All Earthquake shocks, Volcanic Eruptions, Landslides or Mine Subsidence ground movements that occur within any 168-hour period will constitute a single Earthquake, Volcanic Eruption, Landslide or Mine Subsidence.

The following additional exclusions apply to this coverage:

- 1. This insurance for Earthquake, Volcanic Eruption, Landslide and Mine Subsidence does not apply to, or modify any limits or deductibles that apply to:
 - a. The insurance otherwise provided for loss or damage by fire or explosion that results from an Earth Movement, other than Volcanic Eruption, and for loss or damage by fire, building glass breakage or "volcanic action" that results from a Volcanic Eruption; or
 - b. Any other Insurance provided for loss or damage to which Earth Movement exclusion does not apply.
- 2. This insurance will not pay for loss or damage caused by or resulting from any Earthquake, Volcanic Eruption, Landslide or Mine Subsidence that begins before the inception of this insurance.
- 3. This insurance does not apply to the cost of restoring or remediating land or to loss resulting from the time required to restore or remediate land.

SECTION V - PROPERTY NOT "COVERED"

The following are not "covered" property unless specifically added or endorsed to this policy:

A. Land, water, crops, and standing or cut timber, wherever located.

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- B. Cost of excavation, grading or filling not related to an "occurrence".
- C. Underground and buried cables, pipes, flues or drains, underground storage tanks and tunnels including those that are part of your storm, water or sewer systems, located more than 1,000 feet, on the horizontal, from a "covered" "building" or structure, except underground and buried pipes, flues or drains that are:
 - 1. Part of the water treatment plant, wastewater treatment plant, lift station or gas reduction station premises; or
 - 2. Part of a geothermal heating and cooling system.
- D. Those portions of sidewalks, bridges (including roadway/vehicular bridges and railroad bridges), roadways, culverts, paved surfaces, and associated guard rails located more than 100 feet from a "covered" "building" or structure, except for bridges that are:
 - 1. Bridges used exclusively for pedestrian traffic.
- E. Dams, pavements, swimming pools and related equipment, retaining walls, bulkheads, piers, bridges, canals, seawalls, breakwaters, wharves and docks for damage caused by any of the following: flood; earthquake; freezing; thawing; impact of watercraft; the pressure or weight of ice or water, whether driven by wind or not; and, erosion or deterioration, whether gradual or sudden.
- F. Railroads, meaning trackage, beds, ties and railroad bridges.
- G. Aircraft, except for drones, and vehicles licensed for road use.
- H. Animals and livestock, except for service dogs and horses.
- I. "Money" and "securities", including postage stamps and food stamps, deeds, evidence of debt, or accounts receivable.
- J. Overhead or suspended transmission, distribution, or conductor lines of all types.
- K. "Buildings" and structures, including property contained within a "building" or structure, "vacant" for more than sixty (60) consecutive days before the loss or damage occurs. However, this paragraph only applies to the perils of: vandalism; sprinkler leakage or "water damage", unless you have used reasonable means to protect the sprinkler or plumbing system against freezing; building glass breakage; theft; or attempted theft. For all other perils "covered", loss adjustment shall be on an "actual cash value" basis for the "vacant" building, personal property and "Property in the Open" within 1,000 feet of the "vacant" building.

SECTION VI - LOSSES EXCLUDED

- A. We will not pay for loss or damage caused directly or indirectly by, based upon, or arising out of any of the following:
 - 1. Wear and tear; improper maintenance; extremes of temperatures unless you exercised due diligence with respect to maintaining the proper temperature for the property involved; dampness or dryness of atmosphere; deterioration; rust or corrosion; disease; inherent vice; inherent or latent defect; contamination; smog; smoke, vapor or gases from agricultural or industrial operations; error, omission, or deficiency in design, specifications, workmanship or materials; settling, cracking, shrinkage, bulging or expansion of pavements, sidewalks, foundations, walls, floors, roofs, or ceilings; insects, or birds; "malicious programming"; unless loss by a peril not excluded in this policy results, and then we will be liable for only such resulting loss.
 - 2. Unexplained or mysterious disappearance of any property or shortage disclosed upon taking inventory.

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- 3. Dishonest or criminal act committed by you or any "employee(s)" acting alone or in collusion with others whether or not occurring during the hours of employment. However, if a criminal act results in a "specified causes of loss", we will pay for the loss or damage caused by that "specified causes of loss".
- 4. Release, emission, leakage or spreading of "pollutants" or "contaminants", subject to the following:
 - a. This exclusion does not apply:
 - 1) If the release, emission, leakage or spreading of "pollutants" or "contaminants" is caused by a "specified causes of loss"; or
 - 2) To chemical damage to glass;
 - b. When a release, emission, leakage or spreading of "pollutants" or "contaminants" results in a "specified causes of loss", the loss or damage caused by that "specified causes of loss" is a "covered" loss.
- 5. An "occurrence", condition, or explosion within any steam boiler, steam generator, steam turbine, steam engine, or steam piping that you own, lease, or operate. However, we will pay for loss or damage resulting from:
 - a. Fire;
 - b. Combustion explosion; or
 - c. Explosion of fuels or gases within the furnace of a fired vessel or the adjoining flues or passages.
- 6. Hot water boilers or other water heating equipment caused by or resulting from any condition or event inside such boilers or equipment; except when such condition results from a fire or explosion. However, if a loss by a peril not otherwise excluded in this policy results, we will be liable for only such resulting loss.
- 7. Electrical or mechanical breakdown including rupture or bursting caused by centrifugal force. However, if a loss by a peril not otherwise excluded in this policy results, we will then be liable for only such resulting loss.
 - EXCEPTION: If mechanical breakdown results in elevator collision, we will pay for the loss or damage caused by that elevator collision.
- 8. Animal or insect nesting, infestation, or waste.
- 9. Any loss arising out of any act committed:
 - a. By or at the direction of an insured; and
 - b. With the intent to cause a loss.
- 10. Interruption of utility services related to overhead transmission lines or satellites
- B. Loss or damage based upon or arising out of any of the following causes is excluded, whether such cause is direct or indirect. This exclusion applies even when another cause contributes concurrently or in any sequence to the loss or damage.
 - 1. Nuclear reaction, nuclear radiation, or radioactive contamination. However, we will pay for loss or damage due to fire caused by nuclear reaction, nuclear radiation, or radioactive contamination.
 - 2. Wet rot, dry rot, or "fungus". But we will pay for loss or damage caused by:

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- a. "specified causes of loss" that resulted from wet rot, dry rot or "fungus";
- b. fire; or
- c. lightning.

For causes of loss other than fire or lightning, coverage is governed by **SECTION IV – "COVERED" PROPERTY; LIMIT OF COVERAGE** Item AA. **Limited Coverage For "Fungus"**, **Wet Rot, Dry Rot, Virus, Bacterium and Other Microorganism**.

- 3. Virus, Bacterium, or other microorganism, except to the extent that coverage is provided in Item AA. Limited Coverage For "Fungus", Wet Rot, Dry Rot, Virus, Bacterium And Other Microorganism.
- 4. "Flood", including spray from any "flood", whether driven by wind or not, unless otherwise provided under **SECTION IV "COVERED" PROPERTY; LIMIT OF COVERAGE.**
- 5. Water below the surface of the ground including water which exerts pressure on or flows, seeps or leaks through sidewalks, driveways, foundations, walls, basements, or other floors, or through doors, windows, or any other openings in such sidewalks, driveways, foundations, walls, or floors; unless loss by fire, sprinkler leakage or explosion (not excluded in this policy) results, then we will pay for only such resulting loss.
 - EXCEPTION: We will provide coverage for sewer, septic system or sump pump backup that is contained within a "building" or structure.
- 6. War, warlike action, insurrection, rebellion, and revolution, or action taken by governmental authority in hindering or defending against any of these.
- 7. Failure by you to take all reasonable measures to prevent further property damage during and after a loss.

SECTION VII - BASIS OF RECOVERY

Replacement of property "covered" by Section IV of this policy shall be based upon "replacement cost" (without deduction for depreciation) of those items to which this policy applies unless otherwise limited by other provisions of this policy, by endorsement or the following:

- A. The most we will pay for loss or damage to "covered property" other than a "historical building" shall not exceed the lesser of the following amounts:
 - 1. The policy limits of your coverage under this agreement.
 - 2. The amount incurred to repair or replace the damaged property at the time of loss with property of like kind and quality to be used for the same purpose on the same site.
 - 3. The amount incurred to repair or replace the damaged property as soon as reasonably possible after the loss or damage, but within a time not to exceed two (2) years unless the time is extended in writing by us.
 - 4. The "actual cash value" of the property at the time of loss or damage unless it is repaired or replaced subject to the following.
 - a. If you do not provide us with written notice of your intent to repair or replace the damaged "covered" property within 180 days of the date of loss, then you will receive "actual cash value".
 - b. If you receive a settlement on an "actual cash value" basis, you may make a written request within 180 days of the date of loss to repair or replace the damaged "covered" property; or

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- c. If there were plans for disposal or demolition of the property prior to the loss or damage, you will receive the "actual cash value" of the property at the time of loss or damage.
- B. With respect to a "historical building", our liability for "covered" loss or damage shall not exceed the lesser of the following amounts:
 - 1. The policy limits of your coverage under this agreement.
 - 2. If the "historical building" is a total loss:
 - a. The cost of repairing or replacing at the same site a "building" or structure of the same height, square footage and style with a less costly "building" or structure that is functionally equivalent to the damaged "building" or structure; or
 - b. If an ordinance or law requires relocation to a different site, the cost of repairing or replacing at the new site a "building" or structure of the same height, square footage and style with a less costly "building" or structure that is functionally equivalent to the damaged "building" or structure.
 - 3. The cost of repairing or replacing the damaged portion of the "covered" "historical building" with less costly material consistent with its previous architectural style. We will not pay for expenses incurred more than two (2) years after the loss unless the time is extended in writing by us.
 - 4. The "actual cash value" of the property at the time of the loss or damage unless it is repaired or replaced subject to the following:
 - a. If you do not provide us with written notice of your intent to repair or replace the damaged "covered" property within 180 days of the date of loss, then you will receive "actual cash value."
 - b. If "you" receive a settlement on an "actual cash value" basis, you may make a written request within 180 days of the date of loss to repair or replace the damaged "covered" property; or.
 - c. If there were plans for disposal or demolition of the property prior to the loss or damage, you will receive the "actual cash value" of the property at the time of loss or damage.
- C. The most we will pay for diminution of value to property caused by "cosmetic damage" from a "covered" peril, shall not be more than 5% of the "actual cash value" of the damage, subject to the following:
 - 1. No payment shall be made under this provision if any other payment is made for any other damage associated with the insured property.
 - 2. Payments made under this provision shall only be paid one time per insured building, regardless of the number of occurrences during the policy period.
 - 3. Any payment for damages under this provision, in any prior policy period, precludes all future payments under this provision.

SECTION VIII - CONDITIONS

This policy is subject to the following conditions:

A. **Other Insurance**. If there is other insurance covering loss to the property from any peril(s) insured against under this policy, we will not be liable under this policy until such other insurance has been exhausted. We shall not be liable for payment of deductibles under other policies.

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B. **Cancellation and Nonrenewal.** You may cancel this policy at any time by giving us written notice or returning the policy to us and stating at what future date coverage is to stop.

We may cancel or not renew this policy by written notice to you at the address shown on the declarations. If the notice is mailed, it will be by first class mail. Proof of delivery of mailing is sufficient proof of notice.

If this policy is in effect for less than 60 days, we may cancel you for any reason.

If this policy has been in effect 60 days or more or if it is a renewal of a policy issued by us, we may cancel or not renew only at the anniversary date unless:

- 1. The premium has not been paid when due;
- 2. We discover material misrepresentation made by you or with your knowledge in obtaining the policy, continuing the policy, or presenting a claim under the policy,
- 3. There has been a substantial change in risk assumed that we could not have reasonably foreseen or contemplated in writing the policy; or
- 4. There have been substantial breaches of contractual duties, conditions or warranties.

If we cancel this policy, we will give you notice at least ten days before cancellation is effective.

If we cancel or non-renew this policy at the anniversary date, we will give you at least 60 days advance notice.

Your return premium, if any, will be calculated on a pro rata basis and refunded at the time of cancellation or as soon as practical. Payment or tender of the unearned premium is not a condition of cancellation.

C. **Renewal.** If we decide to renew or amend this policy at the anniversary date with terms less favorable to you or at a higher premium, we will give you notice of the altered terms at least 60 days prior to the renewal or anniversary date. Our notice will be delivered or mailed by first class mail.

A notice is not needed if it involves a premium increase and the premium increase:

- 1. Is less than 25% and is generally applicable to the class of business to which this policy belongs; or
- 2. Results from a change based on your action that alters the nature or extent of the risk insured against, including but not limited to a change in classification or the units of exposure, or increased policy coverage.
- D. **Change in Use or Occupancy**. If your use or occupancy of any "building" or structure "covered" by this policy changes, you must notify "us" of such change in use or occupancy at renewal.
- E. **Appraisal.** In the event that you and we disagree as to the value or the amount of loss, then, on the written demand of either, each shall select a competent and disinterested appraiser and notify the other of the appraiser within twenty days of such demand. These two appraisers will then select a competent and disinterested umpire; and failing for fifteen days to agree upon such umpire, then, on request of you or we, such umpire shall be selected by a judge of a court of record in the state in which the property covered is located.

The appraisers will appraise the loss, stating separately the value and damage. Failing to agree, they will submit their differences to the umpire. A decision agreed to, in writing and filed with us, by any two will be binding. Each party will:

1. Pay its chosen appraiser; and

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2. Bear the other expenses of appraisal and umpire equally.

If there is an appraisal, we still retain our right to deny the claim.

- F. **Options.** In the event of a loss or damage to "covered" property we will, at our option, decide whether to:
 - 1. Pay based on the cost to repair or replace the damaged "covered" property; and/or
 - 2. Retain salvage rights to the damaged "covered" property.
- G. **Abandonment.** There may be no abandonment of any property to us.
- H. When Losses Will Be Paid. We will pay for covered loss or damage within 30 days after we receive the Swom Statement in Proof of Loss, provided you have complied with all of the terms of this policy, and (1) we have reached agreement with you on the amount of loss; or (2) a valid Appraisal Award has been rendered.
- I. Loss Payable. Loss will be adjusted with and payable to you except with regard to loss of property in which others have an insurable interest identified in this policy as owner(s), mortgagee(s), or loss payee(s), at which time the loss will be adjusted with you and payable to you and such other owner(s), mortgagee(s), or loss payee(s) as designated.
- J. Subrogation. Upon payment to you by us, we acquire all rights of recovery you have or may have against any party, to the extent of such payment. We will not be entitled to recover until you have been made whole. Any waiver of subrogation made by you on or after the effective date of this policy to insure your property through us is not binding on us and will not affect our rights of recovery against any party to the extent of any payment by us to you.
- K. **Liberalization.** Any change we make to this coverage form during the policy period, or the 45 days preceding it, that expands the coverage provided by this policy and that does not require the payment of additional premiums will be included in the policy.
- L. Suit Against Us. No suit to recover any loss may be brought against us unless:
 - 1. The terms of the property coverage have been fully complied with; and
 - 2. The suit is commenced within one year after the loss.

If any applicable law makes this limitation invalid, then suit must begin with the shortest period permitted by the law.

- M. Assignment. Assignment of this policy will not be valid except with the written consent by us.
- N. Premium Adjustment:

Only endorsements adding or deleting a coverage components, during the policy period, resulting in a net premium adjustment will be charged or credited to the insured. These premium adjustments will be charged or credited on a pro-rata basis from the effective date of the endorsement.

O. No Benefit To Bailee:

No one, other than the policyholder, who has custody of the "covered" property is entitled to the benefits of this policy.

P. **Inspections and Surveys.** You grant us the right to have rating, advisory, rate services or similar organizations make insurance inspections and surveys and create reports or recommendations on our behalf. The decision to

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make any inspections and surveys or to issue reports or recommendations is at our sole discretion. The activities of these organizations are for our benefit in establishing premiums but may incidentally indicate possible improvements to your business activities.

These inspections and surveys are not intended to benefit you, your employees, or the public and should not be relied upon in lieu of conducting your own health and safety inspections. Neither we nor any organization performing an inspection or survey on our behalf warrants that conditions on your premises are safe or healthful or that they comply with applicable laws, regulations, or safety standards.

Q. Duties In The Event Of Loss or Damage

You must see that the following are done in the event of loss or damage to "covered" property:

- 1. Notify the police if a law may have been broken.
- 2. Give us prompt notice of the loss or damage including a description of the property involved.
- 3. As soon as possible, give us a description of how, when and where the loss or damage occurred.
- 4. Take all reasonable steps to protect the "covered" property from further damage, and keep a record of your expenses necessary to protect the "covered" property, for consideration in the settlement of the claim. This will not increase the Limit of Insurance. However, we will not pay for any subsequent loss or damage resulting from a cause of loss that is not a "covered" peril. Also, if feasible, set the damaged property aside and in the best possible order for examination.
- 5. At our request, give us complete inventories of the damaged and undamaged property. Include quantities, costs, values and amount of loss claimed.
- 6. As often as may be reasonably required, permit us to inspect the property proving the loss or damage and examine your books and records. Also permit us to take samples of damaged and undamaged property for inspection, testing and analysis, and permit us to make copies from your books and records.
- 7. Send us a signed, sworn proof of loss containing the information we request to investigate the claim. You must do this within 60 days after our request. We will supply you with the necessary forms.
- 8. Cooperate with us in the investigation or settlement of the claim.
- 9. We may examine any insured under oath, while not in the presence of any other insured and at such times as may be reasonably required, about any matter relating to this insurance or the claim, including an insured's books and records. In the event of an examination, an insured's answers must be signed.

SECTION IX - DEFINITIONS

- A. "Actual cash value" means the cost (new) to replace the structure with one of like kind and quality less physical depreciation and obsolescence as determined by Wisconsin's Broad Evidence Rule.
- B. "Builders risk property" means:
 - 1. "Buildings", structures or "Property in the Open" in the course of construction;
 - 2. "Building materials";
 - 3. Foundation of a "building", structure or "Property in the Open" in the course of construction;
 - 4. Addition to an existing "building", structure or "Property in the Open";

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- 5. Temporary structures built or assembled on the premises", including cribbing, scaffolding, signs, fences, and construction forms used in the course of construction or alterations or repairs of the "builders risk property"; and
- 6. Underground and buried pipes, flues or drains but not including those that are part of your storm, water or sewer systems.

C. "Building" or "buildings" means:

- 1. Any structure that exhibits two or more of the following characteristics;
 - a. Structural walls and roof covering
 - b. Some form of permanent foundation (post, block, slab or sub-grade)
 - c. Permanent utility services (electrical service, heating ventilation or air conditioning or plumbing)
- 2. Completed additions;
- 3. Permanently installed fixtures, machinery and equipment;
- 4. Communication towers 100 feet or greater in height;
- 5. Electrical substations, including control structures, transformers, distribution equipment and related structures located within the substation area;
- 6. Lift stations, wells or pumping locations;
- 7. Permanent water storage tanks and towers;
- 8. Wastewater lagoons, including: plastic, synthetic, clay or other lagoon liners, lagoon riprap and soil/subsoil embankments:
- 9. Gas reduction or odorizing stations; or
- 10. Underground and buried pipes, flues or drains that are part of a geothermal heating or cooling system, or part of the water treatment plant, wastewater treatment plant, lift station or gas reduction station, but not including those that are part of your storm, water or sewer systems.
- D. "Building materials" means unattached materials and supplies, fixtures and machinery, and equipment used to service the "buildings", structures or "Property in the Open" that are intended for use in the construction or occupancy of the "buildings", structures or "Property in the Open". "Building materials" also includes "building materials" in the custody of the contractor or subcontractor intended for use in the construction or occupancy of the "building", structure or "Property in the Open" if not covered by other insurance.
- E. "Computer program(s)" means a sequence of instructions that performs a specific task when executed by a computer or device connected to it.
- F. "Contaminants" means mixture or contact with an impure or a foreign substance which, when introduced to the property, injures the property's usefulness.
- G. "Cosmetic Damage" means the disfiguring, blemishing, tarnishing, denting or other outward damage that changes the appearance of insured property, but does not impair its ability to function as intended.
- H. "Covered" means insured by us under this policy.

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- I. "Electronic data" means facts, information, documents, records or "computer programs" stored on, used on, or transmitted to or from electronic devices, equipment or media.
- J. "Employee(s)" means any partner, member, officer, manager, employee (including leased employees), director, trustee, or official.
- K. "Extra Expense" means the excess (if any) of the total cost incurred during a reasonable time period while the property is being restored, chargeable to your "operations", over and above the total cost that would normally have been incurred to conduct your "operations" during the same period had no damage or destruction occurred.
- L. "Fine Arts" means works of art, museum collections, limited production collectibles, historical value items, antiques or rare articles, including etchings, pictures, photographs (negatives and positives), lithographs, gallery proofs, original records, statues, sculptures, and similar property.
- M. "Flood" means a general and temporary condition of partial or complete inundation of 2 or more acres of normally dry land area or of 2 or more properties (at least 1 of which is the policyholder's property) from:
 - 1. Overflow of inland or tidal waters; or
 - 2. Unusual and rapid accumulation or runoff of surface waters from any source; or
 - 3. Mudflow; or
 - 4. Collapse or subsidence of land along the shore of a lake or similar body of water as a result of erosion or undermining caused by waves or currents of water exceeding anticipated cyclical levels that result in a flood as defined above.
- N. "Fungus" means mold, mildew, or any other type of fungus, including mycotoxins, spores, odors or byproducts arising out of the current or past presence of a fungus.
- O. "Historical building" means any "building" or structure listed by the Wisconsin State Historical Society on the Wisconsin State and National register of historic places.
- P. "Malicious programming" means an illegal or unauthorized entry into an "electronic data" or computer system. that results in the distortion, corruption, manipulation, copying, deletion, destruction, slowing down, restriction of access or withholding of that "electronic data" or computer system.
- Q. "Money" means currency (electronic and government issued), coins, bank notes, bullion, travelers checks, registered checks and money orders (including those held for sale to the public).
- R. "Occurrence" means an accident, including continuous or repeated exposure to substantially the same general harmful conditions within a 72-hour period, which results in property damage during the policy period.
- S. "Operations" means the performance of your functions and duties at the insured premises.
- T. "Property in the Open" means mobile or permanently affixed personal property designed to be left exposed to the elements and outside of a covered building.
- U. "Pollutants" means largely undesirable substances, irritants, "contaminants", chemicals or waste products that interfere with human comfort or health or that adversely affect the air, soil, water or other natural resources.
- V. "Replacement Cost" means the cost to repair or replace (new) the property with like kind and quality.

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- W. "Securities" means all negotiable and non-negotiable instruments or contracts representing either "money" or other property and includes revenue stamps, food stamps, and other stamps in current use; tokens and tickets.
- X "Sinkhole collapse" means the abrupt settlement, systematic weakening or collapse of the land supporting a covered "building" that results from simultaneous movement of soil, sediment or rock into subterranean voids created by the effect of water on a limestone or similar rock formation. "Sinkhole collapse" does not include collapse of the land into manmade underground cavities or ordinary settling or cracking of the covered "building" or its foundation.
- Y. "Specified causes of loss" means the following: upset, collision, impact, or overturn of aircraft or vehicles; civil commotion; explosion; fire; hail; leakage from fire extinguishing equipment; lightning; riot; "sinkhole collapse"; smoke; vandalism; volcanic action; "water damage"; weight of snow, ice or sleet; windstorm. It also means falling objects, not including loss or damage to "Property in the Open" or to the interior of a "building" or its contents if the exterior of the "building" remains undamaged by the falling objects.

Z. "Vacant" means:

- 1. Unoccupied or unused "building" for more than sixty (60) consecutive days
- 2. If you are a tenant of a unit or suite leased to you that does not house sufficient personal property to allow you to conduct your normal business "operations".
- 3. If you are an owner or general lessee of a "building", less than 31 % of the total square footage of your "building" is used by an owner, a lessee, or a sub-lessee to conduct its normal business "operations".

"Buildings", units, suites or structures under construction or renovation are not considered "vacant".

A suspension of "operations" or period of inactivity during part of each year which is usual and incidental to the described occupancy of the "building", unit, suite or structure shall not be deemed "vacant".

Change of occupancy shall be recognized by us only if formal action changing the occupancy of the "building", unit, suite or structure was taken by your governing board prior to the loss.

- AA. "Valuable Records" means inscribed, printed, or written documents; manuscripts or records, including abstracts, books, deeds, drawings, films, maps, and mortgages. "Valuable Records" does not mean your accounts receivables, "money" or "securities".
- BB. "Water damage" means the accidental escape of water or steam from a plumbing system, HVAC system, or appliance on your insured premises as a direct result of the breakdown or failure of that system or appliance. "Water damage" does not include accidental discharge or overflow of water from a sump system.

This policy is made and accepted subject to the foregoing provisions together with such other provisions and agreements as may be added by endorsement.

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SECTION X. DEFINITION OF "CONTRACTORS EQUIPMENT"

The following items are "Contractors Equipment" and must be scheduled to have coverage in excess of the \$25,000 provided in **Section IV.J**:

Airport Equipment	Farm Equipment		Portable Fauinr	Portable Equipment	
Aircraft Servicing Equipment	Balers			Compressors	
Fire Fighting Equipment	Combines		Excavators	Generators	
Snow Removal	Cultivators		Pumps	Scales	
Equipment	Harvesters		Stages	Tanks	
As phalt/Concrete Plants	Haybines		Turbines	Water Blaster	
All-Terrain Vehicles			Pulvi-Mixers	Water braster	
	Planters			Railroad Equipment	
Augerminer	Spreaders			Railroad Cars	
Back Hoes	Forklifts			Railroad Engines	
Boats/Motors	Golf Carts		•	•	
Booster Heaters	Grinders			Track Service Vehicles	
Boring Machines	Hauling Equipment (off Highway)			Road Equipment	
Brush Burners	End Dumps		Flushers	Graders	
Cement Mixers	Hoisting Machines		Oilers	Scrapers	
Chippers	Honey Wago	ns	Rollers	Sweepers	
Choppers	Hydraulic Breaker		Spreaders	Shoulder Machines	
Compaction Equipment Pneumatic	Lake Treatment Equipment			Robots	
Rollers	Barges		Rock Pickers	Rock Pickers	
Steel Wheel Rollers	Lake Sprayers		Road Wideners	Road Wideners	
Tamping Compactors	Weed Harvesting Equipment		Sand Blasters	Sand Blasters	
Vibratory Compactors	Leaf Suckers		Seeders		
Concrete Saws	Lifts		Sewer Jetters		
Conveyors	Loaders		Sewer Rodders	Sewer Rodders	
Core Drill	Mowers		Shovels	Shovels	
Cranes	Mulchers		Sludge Trucks	Sludge Trucks	
Crack Melter	Painting Machines		Sludge Injectors	Sludge Injectors	
Crushing & Aggregate	PavingEquipm		Snow Grooming	Snow Grooming Equipment	
Discs	Base Plants	Finishers	Snow Blowers		
Ditchers	Distributors	Mixers	Snowmobiles		
Draglines	Profilers	Plants	Sprayers		
Drones	Rippers	Screeners	Street Sweepers	S	
Earth Moving Equipment	Spreaders	C1 C		ters	
CrawlerLoaders	Scarafiers	As phalt Heaters	ters Stump Pullers		
Loader - Backhoes	Tar Kettles	Tumblers	Surge Bins		
Motor Graders	Transit Mixers		Tractors (including riding lawnmowers)		
Motor Scrapers	Personal Watercraft		Trailers	Trailers	
Rubber-Tired Loaders	Pile Driving Equipment		Tree Movers/Pl	Tree Movers/Planters	
Wheel Tractors	Pipeline Equipment		Valve Operator		
End Loader Type	Plow Blades		*Vehicles	•	
Equipment Derricks	Plow Wings		Water Wagons		
Equipment Excavating	LIOM MILIRA		Welders		
Excavators			Windrow Eliminators		
			Windrower		

Attachments related to the operation of the property listed above need not be scheduled. They are covered as part of the basic power unit.

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^{*}Vehicles designed for road use, but not licensed, because of specialized use. Attachments to vehicles licensed for road use such as wing blades, snowblades, and sanders are Contractors Equipment.

MUNICIPAL PROPERTY INSURANCE COMPANY JOINT LOSS AGREEMENT ENDORSEMENT

This endorsement applies in the event of damage to or destruction of property at a location designated in this policy and also designated in a Boiler and Machinery Insurance Policy(ies) and there is a disagreement between the insurers with respect to:

- 1. Whether such damage or destruction was caused by a peril insured against by this policy or by a peril insured against by such Boiler and Machinery Insurance Policy(ies) or
- 2. The extent of participation of this policy and of such Boiler and Machinery Insurance Policy(ies) in a loss which is insured against, partially or wholly, by any or all of said policies.

We shall, upon written request of you, pay you one-half of the amount of the loss which is in disagreement, but in no event more than we would have paid if there had been Boiler and Machinery Insurance Policy(ies) in effect, subject to the following conditions:

The amount of the loss which is in disagreement, after making provisions for any undisputed claims payable under the said policies and after the amount of the loss is agreed upon by you and the insurers, is limited to the minimum amount remaining payable under either this or the Boiler and Machinery Policy(ies);

- 1. The Boiler and Machinery insurer(s) shall simultaneously pay to the insured one-half of said amount which is in disagreement;
- 2. The payments by the insurers hereunder and acceptance of the same by you signify the agreement of the insurers to submit to and proceed with arbitration within 90 days of such payments; the arbitrators shall be three in number, one shall be appointed by the Boiler and Machinery insurer, one shall be appointed by us, and the third appointed by consent of the other two. The decision by the arbitrators shall be binding on the insurers and judgement upon such award may be entered in any court of competent jurisdiction;
- 3. You agree to cooperate in connection with such arbitration but not to intervene therein;
- 4. The provisions of this endorsement shall not apply unless such other policy(ies) issued by the Boiler and Machinery insurance company(ies) is similarly endorsed; and
- 5. Acceptance by you of some payment pursuant to the provisions of this endorsement, including an arbitration award, shall not operate to alter, waive, surrender or in any way affect the rights of you against any of the insurers.

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MUNICIPAL PROPERTY INSURANCE COMPANY CAP OF LOSSES FROM CERTIFIED ACTS OF TERRORISM

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under:

MUNICIPAL PROPERTY INSURANCE COMPANY POLICY MPIC-001

A. Cap On Certified Terrorism Losses

"Certified act of terrorism" means an act that is certified by the Secretary of the Treasury, in concurrence with the Secretary of State and the Attorney General of the United States, to be an act of terrorism pursuant to the federal Terrorism Risk Insurance Act. The criteria contained in the Terrorism Risk Insurance Act for a "certified act of terrorism" include the following:

- 1. The act resulted in insured losses in excess of \$5 million in the aggregate, attributable to all types of insurance subject to the Terrorism Risk Insurance Act; and
- 2. The act is a violent act or an act that is dangerous to human life, property or infrastructure and is committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion.

If aggregate insured losses attributable to terrorist acts certified under the Terrorism Risk Insurance Act exceed \$100 billion in a Program Year (January 1 through December 31) and we have met our insurer deductible under the Terrorism Risk Insurance Act, we shall not be liable for the payment of any portion of the amount of such losses that exceeds \$100 billion, and in such case insured losses up to that amount are subject to pro rata allocation in accordance with procedures established by the Secretary of the Treasury.

B. Application Of Exclusions

The terms and limitations of any terrorism exclusion, or the inapplicability or omission of a terrorism exclusion, do not serve to create coverage for any loss which would otherwise be excluded under this Policy, such as losses excluded for nuclear reaction, radiation or contamination; losses due to war, warlike action, insurrection, rebellion and revolution; or, action taken by governmental authority.

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MUNICIPAL PROPERTY INSURANCE COMPANY BUSINESS INCOME ENDORSEMENT

This endorsement modifies insurance provided under:

MUNICIPAL PROPERTY INSURANCE COMPANY POLICY MPIC-001

A. Coverage

1. "Business Income"

a. We will pay for the actual loss of "Business Income" you sustain due to the necessary "suspension" of your "operations" during the "period of restoration". The "suspension" must be caused by direct physical loss of or damage to property, or loss of utility services except related to overhead power lines or satellites, at premises which are described in the Statement of Values and for which a "Business Income" Coverage limit is shown in the Declarations. The loss or damage must be caused by or result from a "covered" peril. With respect to loss of or damage to "Property in the Open" or personal property in a vehicle, the described premises include the area within 1000 feet of the site at which the described premises are located.

With respect to the requirements set forth in the preceding paragraph, if you occupy only part of the site at which the described premises are located, your premises includes:

- i. The portion of the building which you rent, lease or occupy; and
- ii. Any area within the building or on the site at which the described premises are located, if that area services, or is used to gain access to, the described "premises."
- b. We will only pay for loss of "Business Income" that you sustain during the "period of restoration" and that occurs within 12 consecutive months after the date of direct physical loss or damage or the date of loss of utility services.

2. Perils Covered, Losses Excluded and Property Not Covered

- a. See the applicable Section of the policy.
- b. Additionally, "Business Income" losses resulting from an insureds inability or failure to generate electricity are excluded.

3. Additional Coverage - Interruption of Computer Operations

Coverage for "Business Income" does not apply when a "suspension" of "operations" is caused by destruction or corruption of electronic data, or any loss or damage to electronic data, except as provided under the Additional Coverage – Interruption of Computer Operations or under the Coverage of Computer-Related Losses Endorsement.

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4. Additional Coverages

a. Expenses To Reduce Loss

In the event of a covered loss of "Business Income", we will pay necessary expenses you incur, except the cost of extinguishing a fire, to avoid further loss of "Business Income". The total of our payment for "Business Income" loss and Expenses to Reduce Loss will not be more than the "Business Income" loss that would have been payable under this endorsement if the Expenses To Reduce Loss had not been incurred. This coverage does not increase the Coverage limit.

b. Civil Authority

In this coverage — Civil Authority, the described premises are premises to which this endorsement applies, as shown in the Declarations. When a "covered" peril causes damage to property other than property at the described premises, we will pay for the actual loss of "Business Income" you sustain caused by action of civil authority that prohibits access to the described premises, provided that both of the following apply:

- i. Access to the area immediately surrounding the damaged property is prohibited by civil authority as a result of the damage, and the described premises are within that area but are not more than one mile from the damaged property; and
- ii. The action of civil authority is taken in response to dangerous physical conditions resulting from the damage or continuation of the "covered" peril that caused the damage, or the action is taken to enable a civil authority to have unimpeded access to the damaged property.

Civil Authority Coverage will begin at the time of the first action of civil authority that prohibits access to the described premises and will apply for a period of up to four consecutive weeks from the date on which such coverage began.

c. Alterations And New Buildings

We will pay for the actual loss of "Business Income" you sustain due to direct physical loss or damage at the described premises caused by or resulting from any "covered" peril to:

- i. New buildings or structures, whether complete or under construction;
- ii. Alterations or additions to existing buildings or structures; and
- iii. Machinery, equipment, supplies or building materials located on or within 1000 feet of the described premises and:
 - 1. Used in the construction, alterations or additions; or
 - 2. Incidental to the occupancy of new buildings.

If such direct physical loss or damage delays the start of "operations", the "period of restoration" will begin on the date "operations" would have begun if the direct physical loss or damage had not occurred.

d. Extended "Business Income"

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If the necessary "suspension" of your "operations" produces a "Business Income" loss payable under this policy, we will pay for the actual loss of "Business Income" you incur during the period that:

- Begins on the date property is actually repaired, rebuilt or replaced and "operations" are resumed; and
- ii. Ends on the earlier of:
 - 1. The date you could restore your "operations", with reasonable speed, to the level which would generate the "Business Income" amount that would have existed if no direct physical loss or damage had occurred; or
 - 2. 30 consecutive days after the date determined in i. above.

However, Extended "Business Income" does not apply to loss of "Business Income" incurred as a result of unfavorable business conditions caused by the impact of the "covered" peril in the area where the described premises are located.

Loss of "Business Income" must be caused by direct physical loss or damage at the described premises caused by or resulting from any "covered" peril. This coverage does not apply to loss of utility services.

e. Interruption of Computer Operations

- Under this Additional Coverage, "electronic data" has the meaning described under E. Definitions
- ii. Subject to all of the provisions of this coverage, you may extend the insurance that applies to "Business Income" to apply to a "suspension" of "operations" caused by an interruption in computer operations due to destruction or corruption of "electronic data" due to a "covered" peril.
- iii. With respect to the coverage provided under this coverage, the perils "covered" are subject to the following:
 - 1. Coverage under this Additional Coverage Interruption of Computer Operations is limited to the "specified causes of loss".
 - 2. There is no coverage for an interruption related to manipulation of a computer system (including electronic data) by any employee, including a temporary or leased employee, or by an entity retained by you or for you to inspect, design, install, maintain, repair or replace that system, unless otherwise provided for in this policy.
- iv. The most we will pay under this Additional Coverage Interruption of Computer Operations is \$2,500 for all loss sustained in any one policy year, regardless of the number of interruptions or the number of premises, locations or computer systems involved. If loss payment relating to the first interruption does not exhaust this amount, then the balance is available for loss sustained as a result of subsequent interruptions in that policy year. A balance remaining at the end of a policy year does not increase the amount of insurance in the next policy year. With respect to any interruption which begins in one policy year and continues or results in additional loss in a subsequent policy year(s), all loss is deemed to be sustained in the policy year in which the interruption began.

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v. This Additional Coverage — Interruption in Computer Operations does not apply to loss sustained after the end of the "period of restoration", even if the amount of insurance stated in iv. above has not been exhausted.

5. Coverage Extension

You may extend the insurance provided by this endorsement as follows: **NEWLY ACQUIRED LOCATIONS**

- a. You may extend your "Business Income" Coverage to apply to property at any location you acquire other than fairs or exhibitions.
- b. The most we will pay for loss under this Extension is \$100,000 at each location.
- c. Insurance under this Extension for each newly acquired location will end effective the date you terminate this insurance or at the first renewal of this policy that follows acquisition of the newly acquired location.

B. Limits of Insurance

The most we will pay for loss in any one occurrence is the applicable Coverage limit shown in the Declarations. Payments under the following Additional Coverages will not increase the applicable Coverage limit:

- 1. Alterations And New Buildings;
- 2. Civil Authority;
- 3. Extended "Business Income"; or
- 4. Expenses To Reduce Loss.

The amounts of insurance stated in the Interruption of Computer Operations Additional Coverage and the Newly Acquired Locations Coverage Extension apply in accordance with the terms of those coverages and are separate from the Coverage limit(s) shown in the Declarations for any other Coverage.

C. Loss Conditions

The following loss conditions also apply to "Business Income" losses:

1. "Business Income" Appraisa! If we and you disagree on the amount of Net Income and operating expense or the amount of loss, either may make written demand for an appraisal of the loss per the procedures established in the Item entitled Appraisal in the CONDITIONS section of the policy.

2. "Business Income" Loss Determination

- a. The amount of "Business Income" loss will be determined based on:
 - i. The Net Income of the business before the direct physical loss or damage occurred;

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- ii. The likely Net Income of the business if no physical loss or damage had occurred, but not including any Net Income that would likely have been earned as a result of an increase in the volume of business due to favorable business conditions caused by the impact of the "covered" peril on customers or on other businesses;
- iii. The operating expenses, including payroll, necessary to resume "operations" with the same quality of service that existed just before the direct physical loss or damage; and
- iv. Other relevant sources of information, including:
 - 1. Your financial records and accounting procedures;
 - 2. Bills, invoices and other vouchers; and
 - 3. Deeds, liens or contracts.
- b. We will reduce the amount of your "Business Income" loss to the extent you can resume your "operations", in whole or in part, by using damaged or undamaged property (including merchandise or stock) at the described premises or elsewhere.
- c. If you do not resume "operations", or do not resume "operations" as quickly as possible, we will pay based on the length of time it would have taken to resume "operations" as quickly as possible.

D. Additional Business Income Exclusion. We will not pay for:

- 1. Any increase in "Business Income" loss, caused by or resulting from:
 - Delay in rebuilding, repairing or replacing the property or resuming "operations", due to interference at the location of the rebuilding, repair or replacement by strikers or other persons: or
 - b. "Suspension", lapse or cancellation of any license, lease or contract. But if the "suspension", lapse or cancellation is directly caused by the "suspension" of "operations", we will cover such loss that affects your "Business Income" during the "period of restoration".
- 2. Any other consequential loss.
- **E. Definitions.** The following definitions are added to the DEFINITIONS SECTION of the policy.
 - 1. "Business Income" means the:
 - a. Net Income (Net Profit or Loss before income taxes) that would have been earned or incurred if no physical loss or damage had occurred, but not including any Net Income that would likely have been earned as a result of an increase in the volume of business due to favorable business conditions caused by the impact of the "covered" peril on customers or on other businesses; and,
 - b. Continuing normal operating expenses incurred, including payroll.
 - "Electronic data" means information, facts or computer programs stored as or on, created or used on, or transmitted to or from computer software (including systems and applications software), on hard or floppy disks, CD-ROMs, tapes, drives, cells, data processing devices or any other repositories of computer software which are used with electronically controlled equipment. The term computer programs, referred to in the foregoing description of electronic data, means a set of

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related electronic instructions which direct the operations and functions of a computer or device connected to it, which enable the computer or device to receive, process, store, retrieve or send data.

- 3. "Period of restoration" means the period of time that:
 - a. In the event of a direct physical loss or damage,
 - Begins at the time of direct physical loss or damage caused by or resulting from any "covered" peril at the described premises and
 - ii. Ends on the earlier of:
 - 1. The date when the property at the described premises should be repaired, rebuilt or replaced with reasonable speed and to a similar level of quality; or
 - 2. The date when business is resumed at a new permanent location.
 - b. In the event of a loss of utility services,
 - i. Begins at the time of the loss of utility services; and
 - ii. Ends on the date that utility services are restored with reasonable speed.

"Period of restoration" does not include any increased period required due to the enforcement of any ordinance or law that:

- i. Regulates the construction, use or repair, or requires the tearing down, of any property; or
- ii. Requires any insured or others to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize, or in any way respond to, or assess the effects of "pollutants".

The expiration date of this policy will not cut short the "period of restoration."

- 4. "Specified causes of loss" means the following: Fire; lightning; explosion; windstorm or hail; smoke; aircraft or vehicles; riot or civil commotion; vandalism; leakage from fire extinguishing equipment; sinkhole collapse; volcanic action; falling objects; weight of snow, ice or sleet; water damage; "virus". Sinkhole collapse means the sudden sinking or collapse of land into underground empty spaces created by the action of water on limestone or dolomite. Sinkhole collapse does not include the cost of filling sinkholes; or, sinking or collapse of land into manmade underground cavities.
- 5. "Suspension" means:
 - a. The slowdown or cessation of your business activities; or
 - b. That a part or all of the described premises is rendered untenantable.
- 6. "Virus" means a harmful code or similar instruction introduced into or enacted on a computer system (including electronic data) or a network to which it is connected, designed to damage or destroy any part of the system or disrupt its normal operation.

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MUNICIPAL PROPERTY INSURANCE COMPANY PEDESTRIAN BRIDGE COVERAGE ENDORSEMENT

This endorsement modifies insurance provided under:

MUNICIPAL PROPERTY INSURANCE COMPANY POLICY MPIC-001.

Item E. of SECTION V – PROPERTY NOT COVERED, of the MUNICIPAL PROPERTY INSURANCE COMPANY MPIC-001 is replaced with the following:

E. Dams, pavements, swimming pools and related equipment, retaining walls, bulkheads, piers, bridges, canals, seawalls, breakwaters, wharves and docks for damage caused by any of the following: flood; earthquake; freezing; thawing; impact of watercraft; the pressure or weight of ice or water, whether driven by wind or not; and, erosion or deterioration, whether gradual or sudden. Except for:

Bridges used exclusively for pedestrian traffic and that are scheduled specifically for this coverage are covered property with respect to damage caused by:

- 1. Impact of watercraft;
- 2. The pressure or weight of ice or water, whether driven by wind or not

MUNICIPAL PROPERTY INSURANCE COMPANY CONTRACTORS EQUIPMENT NEW REPLACEMENT COST COVERAGE ENDORSEMENT

Property "Covered"

This endorsement provides coverage only for the items which are shown on the attached schedule you provided. Coverage applies regardless of the location of the property.

Perils "Covered": This endorsement insures against all sudden and accidental direct physical loss or damage except as limited or excluded in the following sections.

Losses Excluded: See Section VI of the policy. Except exclusion VI (B) does not apply to "contractors Equipment".

Additional Exclusion: This endorsement does not insure against loss or damage to tires or tubes unless the loss is coincidental with other loss or damage insured by this policy.

Basis of Recovery:

(1) Replacement Cost – See Section **VII** of basic policy. The recovery basis for property of others shall be "actual cash value" unless you have agreed to the "replacement cost" basis in a written contract.

For "contractors equipment" on the statement of value, we will pay the current "replacement cost" at the time of the loss even if the value shown was higher or lower than the current value at the time of loss.

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MUNICIPAL PROPERTY INSURANCE COMPANY BUILDERS RISK ENDORSEMENT

This endorsement modifies insurance provided under:

MUNICIPAL PROPERTY INSURANCE COMPANY POLICY MPIC-001

Buildings in the Course of Construction.

We will pay up to \$2,500,000 for direct physical loss of or damage to "builders risk property". The coverage provided for "builders risk property" is excess over any other valid and collectible insurance, regardless of whether the other insurance applies on a primary, excess, contingent or any other basis.

Coverage includes:

- 1. Loss to "builders risk property";
- 2. Loss to "builders risk property" in transit;
- 3. "Builders risk property" that is at a temporary location; and
- 4. Interests of contractors and subcontractors in "builders risk property" during construction to the extent of your obligation for a covered physical loss or damage to such "covered" property as specified in the applicable contract. Such interests of the contractors and subcontractors are limited to the property for which they have been hired to perform work and such interests will not extend to any business income or "extra expense" loss sustained by the contractor or subcontractor.

For this coverage, the following changes are made to:

A. SECTION VI - LOSSES EXCLUDED:

1. The following is added to the end of item A.1.:

EXCEPTION: The exclusion for error, omission or deficiency in design, specifications, workmanship or materials shall not apply to losses due to "collapse".

B. SECTION IX-DEFINITIONS is amended to include:

- 1. "Collapse" means an abrupt falling in, loss of shape, or flattening of a "building", structure or "Property in the Open" or any part of a "building", structure or "Property in the Open" with the result that the "building", structure or "Property in the Open" loses its distinctive character or function. However, the following is not considered as "collapse".
- 2. "Building", structure or "Property in the Open" or any part of a "building", structure or "Property in the Open" in apparent danger of falling in, losing its shape, or flattening.
- 3. A part of a "building", structure or "Property in the Open" that remains upright despite pulling away from another part of the "building", structure or "Property in the Open";
- 4. "Building", structure or "Property in the Open" or any part of a "building", structure or "Property in the Open" that remains upright despite signs of sinking, bulging, cracking, leaning, or pulling away.

C. Deductible

As displayed per "occurrence" on the primary policy declarations page.

D. Coverage Limit

As listed on the policy declaration and the corresponding schedule.

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E. Perils "Covered"

Refer to Section I-Perils "Covered"

F. Hydrostatic Pressure Coverage

For the coverage provided by this endorsement only, Section VI - LOSSES EXCLUDED, B.C 5. of the policy is deleted.

G. Property "Covered"

The Building(s) "covered" by this endorsement: Per Schedule; Including Building Description, Street Address, City, State, and Zip Code.

Coverage applies to materials, equipment and supplies, personal property intended for the building, all regardless of location; temporary structures constructed on site; Property in the Open within 200 feet of the described premises; and property in the custody of the builder intended for the covered building project.

H. Notice of Occupancy

You must notify us of your occupancy of any completed building within 45 days of such occupancy.

MPIC-505 (04/19) Page 2 of 2

MUNICIPAL PROPERTY INSURANCE COMPANY COVERAGE OF COMPUTER-RELATED LOSSES ENDORSEMENT

This endorsement modifies coverage provided under:

Municipal Property Insurance Company Policy MPIC-001

We will pay up to \$25,000 for the cost to recover or replace your "electronic data" due to loss caused by the following:

- A. Impairment of computer services through inside attack. We will pay for the actual expenses you incur due to the impairment of your operations during the "period of recovery" caused by the loss of "electronic data" due to "malicious programming" by an employee, contractor, or other authorized person to whom you have granted permission to access your computer system.
- B. Impairment of computer services through outside attack. We will pay for the actual expenses you incur due to the impairment of your operations during the "period of recovery" caused by the loss of "electronic data" due to "malicious programming" by any person to whom you have not granted permission to access your computer system.
- C. Loss of communications services. We will pay for the actual expenses you incur due to the impairment of your operations during the "period of recovery' caused by the loss of "electronic data" due to an interruption in communications services to the described premises. The interruption must result from direct physical loss or damage caused by a "covered" peril to communications transmission lines, including fiber optic transmission lines, but excluding overhead transmission lines.

This coverage does not apply to losses caused by the following:

- A. Governmental action relating to, or seizure of, the affected property.
- B. War, warlike action, insurrection, rebellion, and revolution, or action taken by governmental authority in defending against any of these.
- C. Nuclear reaction, nuclear radiation, or radioactive contamination.

The following definitions apply to this coverage:

- A. "Electronic data" means information, facts or computer programs stored as or on, created or used on, or transmitted to or from computer software (including systems and applications software), on hard or floppy disks, CD-ROMs, tapes, drives, cells, data processing devices or any other repositories of computer software which are used with electronically controlled equipment. The term computer programs, referred to in the foregoing description of electronic data, means a set of related electronic instructions which direct the operations and functions of a computer or device connected to it, which enable the computer or device to receive, process, store, retrieve or send data.
- B. "Malicious programming" means an illegal or unauthorized entry into an "electronic data" or computer system that results in the distortion, corruption, manipulation, copying, deletion, destruction or slowing down of that "electronic data" or computer system. It does not mean physical loss or damage to computers or computer systems.

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- C. "Period of recovery" means the period of time that:
 - a. Begins at the time of direct loss of or damage to "electronic data" caused by or resulting from any peril "covered" by this endorsement; and
 - b. Ends on the earlier of:
 - i. The date when your operations are restored, with reasonable speed and diligence, to the condition that would have existed in the absence of the loss of "electronic data"; or
 - ii. Sixty days after the date when, with reasonable speed and diligence, your computer system is restored to the functionality that existed prior to the loss.
 - c. The expiration date of this policy will not cut short the "period of recovery."

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MUNICIPAL PROPERTY INSURANCE COMPANY

Tax Lien Property Coverage

This endorsement modifies insurance provided under:

MUNICIPAL PROPERTY INSURANCE COMPANY POLICY MPIC-001.

SECTION VII – BASIS OF RECOVERY is amended to include:

E. The most we will pay for a loss of property acquired through foreclosure, tax lien, tax deed or any statutory taking process is "actual cash value". This coverage restriction eliminates all sub limits and other coverage provisions that may otherwise apply to a "covered loss".

MUNICIPAL PROPERTY INSURANCE COMPANY LEASED PROPERTY COVERAGE

This endorsement modifies insurance provided under:

MUNICIPAL PROPERTY INSURANCE COMPANY POLICY MPIC-001.

SECTION VII - BASIS OF RECOVERY is amended to include:

D. The most we will pay for a loss of leased property is "actual cash value", unless the insured is contractually responsible for a different amount.

MPIC-511 (04/19) Page 1 of 1

MPIC CLAIM REPORTING INFORMATION

Thank you for selecting the Municipal Property Insurance Company (MPIC) to be your property insurance carrier. We look forward to working with you should you have a claim. In the event you experience damage or circumstances that may result in a claim for damages, please provide notice to MPIC as promptly as possible, using the attached Loss Reporting Form.

Report a claim to us:

Fax, e-mail or mail the **Loss Reporting Form** (Word) to:

Fax: 612-766-3099

E-mail: claims@mpicwi.com

Mail: MPIC

9701 Brader Way, Ste. 301 Middleton, WI 53562

You may also call Jerry Parker at the following number:

Toll-Free Phone: 877-278-4165

Also, please note the following specific **Section VII - Basis of Recovery** and **SECTION VIII - Conditions** policy provisions that apply to loss reporting and recovery.

Section VII - Basis Of Recovery

- A. The most we will pay for loss or damage to "covered property" other than a "historical building" shall not exceed the lesser of the following amounts:
 - 2. The amount incurred to repair or replace the damaged property at the time of the loss with property of like kind and quality to be used for the same purpose on the same site.
 - 3. The amount incurred to repair or replace the damage property as soon as reasonably possible after the loss or damage, but within a time not to exceed two (2) years unless the time is extended in writing by us.
 - 4. The "actual cash value" of the property at the time of the loss or damage unless it is repaired or replaced subject to the following:

Section VIII - Conditions

Q. Duties In The Event Of Loss or Damage

- 1. You must see that the following are done in the event of loss or damage to "covered" property:
 - b. Give us prompt notice of the loss or damage. Include a description of the property involved.
 - d. Take all reasonable steps to protect the "covered" property from further damage, and keep a record of your expenses necessary to protect the "covered" property, for consideration in the settlement of the claim. Also, if feasible, set the damage property aside and in the best possible order for examination.
 - f. As often as may be reasonably required, permit us to inspect the property proving the loss or damage and examine your books and records. Also permit us to take samples of damaged and undamaged property for inspection, testing, and analysis, and permit us to make copies of your books and records.
 - h. Cooperate with us in the investigation or settlement of the claim.

MUNICIPAL PROPERTY INSURANCE COMPANY LOSS REPORTING FORM

9701 BRADER WAY, SUITE 301 MIDDLETON, WI 53562 CONTACT: JERRY PARKER

PHONE: (877) 278-4165 FAX: (612) 766-3099 EMAIL: CLAIMS@MPICWI.COM

Instructions: Complete this form online or email or mail to MPIC. If available, attach a copy of the police report.

This form may be reproduced.

Major losses should be reported by phone. Call MPIC at:

Phone: (877) 278-4165

Complete this section:	•	,			
Policy Number:	Name as it	Appears on Poli	icy:		
Contact Person (for this claim):		Phone Numb	er:		
Fax Number:		Email Addres	ss:		
Address:	City:			State: WI	Zip Code:
Date of Loss (if unsure, use date discovered):	Time of Loss:	Estimated An available):	nount of Los	s (attach co	ppy of estimate if
Kind of Loss (check one):	l		Type of Pi	roperty:	
☐ Fire ☐ Lightning ☐ Wind ☐ Hail ☐ Glass Breakage ☐ Vandalism (Other than Glass)	☐ Water Da ☐ Damage I ☐ Collision - ☐ Comprehe	oy Vehicle - Vehicle ensive –	☐ Con Equ	ding tents tractors iipment er – Descrik	Property in the Open Money Vehicle
Location of Loss:					
Description of Loss and Damage:					
Remarks:					
Print Name:			Title:		
Signature:				Date:	

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RESOLUTION NO. 2022 - Dated: December 13, 2022

The City of Baraboo, Wisconsin

EMPLOYEE BENEFIT RIGHTS AS THEY RELATE TO THE CONSOLIDATION OF THE CITY OF BARABOO FIRE DEPARTMENT AND BARABOO DISTRICT AMBULANCE SERVICE

Background: Current full-time employees of the City of Baraboo Fire Department and Baraboo District Ambulance Service have employment benefits that differ from one entity to another. Employees of both entities desire assurance that earned benefits prior to consolidation are recognized by the newly formed Baraboo Area Fire and EMS District, and that benefits not recognized by the newly formed District will be handled in accordance with established policy of each respective entity, in advance of consolidation.

Fiscal Note: In comparing policies from the City of Baraboo and the Baraboo District Ambulance Service (Assumed Baraboo Area Fire and EMS District Policy) the only benefit that would not carry forward for City Employees to District Employees would be Comp Time for Fire Chief Kevin Stieve. So, 150 hours of comp time in the amount of \$7,455.00 would need to be compensated to Fire Chief Stieve.

WHEREAS, the City of Baraboo Fire Department was created and operates under the City of Baraboo, a municipal corporation pursuant to sections 62.13 and 256.12 of the Wisconsin Statutes; and

WHEREAS, the Baraboo District Ambulance Service (BDAS) was created and operates pursuant to sections 66.0301 and 256.12 of the Wisconsin Statutes; and

WHEREAS, the City of Baraboo, Village of West Baraboo, Town of Baraboo, Town of Fairfield, and Town of Greenfield have independently adopted by resolution, their agreement to the formation of the Baraboo Area Fire and EMS District; and

WHEREAS, effective January 1st, 2023, the City of Baraboo Fire Department and Baraboo District Ambulance Service will consolidate into one organization and operate under the name of Baraboo Area Fire and EMS District; and

WHEREAS, the Baraboo Area Fire and EMS District will operate under the Intergovernmental Agreement and Bylaws as approved by the members; and

WHEREAS, accrued benefits, if recognized by the Baraboo Area Fire and EMS District, of those employed by the Baraboo District Ambulance Service will be transferred to the Baraboo Area Fire and EMS District at the time of consolidation; and

WHEREAS, accrued benefits of those employed by Baraboo District Ambulance Service, if not recognized by the Baraboo Area Fire and EMS District, will be handled in accordance with the Baraboo District Ambulance Service Separation from Employment Policy; and

WHEREAS, accrued benefits, if recognized by the Baraboo Area Fire and EMS District, of those employed by the City of Baraboo Fire Department will be transferred to Baraboo Area Fire and EMS District at the time of consolidation; and

WHEREAS, accrued benefits of those employed by the City of Baraboo Fire Department, if not recognized by the Baraboo Area Fire and EMS District, will be handled in accordance with the City of Baraboo Employee Handbook Policy 2.10 Separation or Retirement from Employment by Non-Represented Employees.

NOW, THEREFORE, BE IT RESOLVED by the City of Baraboo Common Council as follows:

- 1. The accrued benefits of those employed by the City of Baraboo Fire Department, if recognized by the Baraboo Area Fire and EMS District, shall be transferred to the Baraboo Area Fire and EMS District at the time of consolidation.
- 2. The accrued benefits of those employed by the City of Baraboo Fire Department, if not recognized by the Baraboo Area Fire and EMS District, will be handled in accordance with the City of Baraboo Employee Handbook Policy 2.10 Separation or Retirement from Employment by Non-Represented Employees.

	Adopted this	day of	, 2022.
CITY	OF BARABOO		
By:		, Mayor	
ATTE	ST:		
		Clork	

BDS Policy

Employee Benefits - Paid Time Off

For purposes of this policy, the definition of "immediate family member" includes spouse or live-in partner, parent, step-parent, mother or father in-law, sister or brother in-law, grandparents of the employee or spouse, child, step-child, adopted child, foster child, sibling, or step-sibling.

Baraboo District Ambulance Service offers the following benefits as applicable to the following positions:

- Executive Management Employees: These employees are compensated via a regular salary and are exempt from overtime (not paid overtime). Executive Management Employees include the Chief / EMS Director and Assistant Chief.
- Supervisory Management Employees: These employees are compensated on an hourly basis and are non-exempt from overtime (receive overtime for hours worked over 40 in a work week). Supervisory Management Employees include Captains and Lieutenants.
- Non-management Employees: These employees are compensated on an hourly basis and are non-exempt from overtime (receive overtime for hours worked over 40 in a work week). Non-management employees include Acting Lieutenants, Critical Care Paramedics, Paramedics, Advanced EMT's (AEMT's), Administrative Assistants, and other office/clerical positions.

Vacation

Executive Management Employees

Receives (25) 8-hour days, or 200 hours, at the time of hire and (25) 8-hour days, or 200 hours, at each annual anniversary of the hire date.

• If unused, hours may be carried into the following year. Generally, an Executive Management Employee may not carry more than their annual number of hours plus half.

There is no cash payout at the end of a year for any unused vacation, except in the event of separation from employment, in which case the *Separation from Employment* policy will be followed.

Supervisory Management & Non-management Employees

One (1) day of vacation is equal to 24 hours for operational, hourly employees, and will be awarded based upon the following schedule:

- 96 hours after completion of 3 months of full-time employment.
- 120 hours after completion of 4 years of full-time employment.
- 144 hours after completion of 6 years of full-time employment.
- 168 hours after completion of 8 years of full-time employment.
- 192 hours after completion of 10 years of full-time employment.
- 216 hours after completion of 12 years of full-time employment.
- 240 hours after completion of 14 years of full-time employment.
- 264 hours after completion of 16 years of full-time employment.
- 288 hours after completion of 18 years of full-time employment.
- 312 hours after completion of 20 years of full-time employment.
- 336 hours after completion of 22 years of full-time employment.
- 360 hours after completion of 24 years of full-time employment.

In determining the years of employment/service for vacation for hourly employees, only years of full-time employment/service are used in calculating the benefit amount. Exceptions may be made dependent upon relevant job experience/years of full-time employment within respective field, but cannot exceed budgeted expense. Such exceptions may only be authorized by the Chief/EMS Director

Supervisory Management Employees may not carry more than their annual number of hours plus half, into the following year.

Vacation hours will be paid as if the employee has worked that day, except if vacation is used in lieu of sick leave. If vacation is used in lieu of sick leave, vacation hours will be paid as straight time.

There is no carryover of vacation allowed for Non-management Employees.

There is no cash payout at the end of a year for any unused vacation, except in the event of separation from employment, in which case the *Separation from Employment* policy will be followed.

Executive Leave

Executive Management Employees

• Receive (3) 8-hour days, or 24 hours, of executive leave at the time of hire, and receive (3) 8-hour days, or 24 hours, at each annual anniversary of the hire date.

Sick Leave

All full-time employees will receive 8 hours per month, and accrual will begin at their hire date. For example, if an employee is hired on the 15th of the month, they would receive 8 hours on the 15th of the following month.

Sick leave may be used to care for the employee's own or immediate family members' illnesses.

Sick leave will be paid equal to the amount of time missed, not to exceed the amount of time the employee has accrued. Sick leave hours are paid at the employee's base rate per hour and do not count towards hours worked for overtime calculations.

Unused sick leave hours can be carried over annually. When an employee separates from employment, accrued sick leave hours will be paid out at the wage rate in which it was accrued, and per eligibility defined within the *Separation from Employment policy*.

Separation from Employment

Upon termination of employment, whether voluntary or involuntary, the employee must return all company property, including but not limited to: pagers, uniforms, keys, cell phones and special equipment. The employee may be asked to complete an exit interview with a member of the management team.

An employee who leaves employment through death, or retirement (as defined by WRS) will be entitled to be paid 100% of granted, unused vacation and sick leave, not subject to proration.

An employee who is involuntarily terminated from employment (except in the case of a layoff, which shall be treated as a resignation for purposes of payout of benefits) is not entitled to be paid for any unused vacation or sick leave at termination.

Employees who voluntarily resign from employment and are eligible for payout of unused benefits, will be paid on the next regularly scheduled payroll following resignation. Employees are not allowed to extend their employment via use of unused benefit time.

Pay out for unused vacation and/or sick leave for those employees who resign from employment will follow this schedule:

First two years of continuous service	0%
2 years but under 3	25%
3 years but under 4	50%
4 years but under 5	75%
5+ years	100%

2.10 Separation or Retirement from Employment by Non-Represented Employees

A. Policy. Full time employees may be eligible for separation benefits pursuant to this policy.

B. Procedure:

- In general, it is recommended that employees who have chosen to terminate their employment
 with the City other than by retirement give the City two weeks' notification of the separation;
 however, except for cases involving injury or disability, retiring employees must give notice of
 their intention to retire to their Department Head in writing at least sixty (60) days before the
 date of retirement in order to be eligible for any benefits made available to retirees elsewhere in
 this policy.
- 2. Department Heads receiving a notice of intent to terminate employment or retire must inform the City Administrator.
- 3. Any employee who commenced full-time employment with the City <u>prior to January 1, 1987</u>, and who thereafter worked continuously for the City on a full-time basis until retirement or termination is entitled to receive compensation for accumulated sick leave, vacation, compensatory time, and/or overtime. Such compensation shall be paid in a lump sum at the first regular payroll date following the employee's last workday with the City. An employee retiring from active employment with the City may extend his/her final date of retirement through the use of accumulated sick leave, vacation, compensatory time, or overtime. At the option of the City, the final payment for unused accumulated sick leave, vacation, compensatory time, or overtime may be made in a lump sum at the request of the retiring employee. A retiring employee extending his/her date of retirement through the use of accumulated benefits as set forth herein, will continue to accrue sick leave and vacation as provided in this handbook up to the date of final retirement.
- 4. Employees hired between <u>January 1</u>, <u>1987</u>, and <u>August 31</u>, <u>2012</u>, who terminate or retire from employment with the City and who is entitled to receive compensation for accumulated sick leave, vacation, compensatory time, and/or overtime will be paid such compensation in a lump sum at the first regular payroll date following the employees last work day with the City. Employees may not extend the date of their retirement by utilizing accumulated sick time, compensatory time, vacation time, or any other benefit time after their last day of work.
- 5. Employees hired <u>on or after September 1, 2012,</u> who terminate their employment with the City other than by retirement shall receive compensation for accumulated vacation, compensatory time, and other benefit time but not including sick time, in a lump sum at the first regular payroll date following the employees last work day with the City.

Employees' accumulated sick time shall be paid based upon the following schedule:

Less than five years employment: No reimbursement.

Five years to less than 10 years:
Ten years to less than 15 years:
Reimbursement for 30% of sick time.
Reimbursement for 50% of sick time.
Reimbursement for 75% of sick time.

- 6. Employees hired on or after September 1, 2012, who terminate their employment with the City by retirement, in addition to receiving compensation for accumulated vacation, compensatory time, and other benefit time, shall be reimbursed for 100% of accrued and accumulated sick time.
- 7. Employees may designate all or part of accrued sick leave for continued health insurance coverage as provided in the Sick Leave section of this handbook.

- 8. Any employee who is terminated for misconduct and/or unlawful acts prohibited by this Handbook is not entitled to receive unused sick leave, and any such accumulated sick time shall be forfeited.
- 9. Employees who provide at least a two week notice prior to voluntarily terminating employment may utilize their accrued compensation time and/or accrued vacation time to fill their two weeks between the date of the separation notice and the end date of their employment, however the employees' intent to use accrued time must be communicated by the employee to their Department Head on or prior to the date of the separation notice.
- 10. For purposes of this Policy section, the following definitions shall apply:
 - "Retirement" means: the termination of employment by an employee who is aged 50 years or older; and where the City of Baraboo has been provided 60 days' prior written notice; and when the employee is not leaving employment for any other employment. Retirement shall also mean the termination of employment by an employee of any age as a result of injury or disability.
 - "Other than by retirement" shall mean all termination of employment by an employee other than meeting the definition of "retirement."

Dated: December 13, 2022

The City of Baraboo, Wisconsin

Background: The Baraboo Fire Department in 1987 created a death benefit and longevity fund for qualifying members of the Baraboo Fire Department call "The Baraboo Firefighter Benefit Fund." The Fund is administered by a Board of Trustees with the guidance of bylaws. Amendments to the bylaws are passed by a majority vote of the Board of Trustees, approval of a majority vote of the Department's membership and by the Baraboo Common Council.

The Benefit Committee voted for the distribution of this plan due to the creation of the Fire District beginning on January 1, 2023

Fiscal Note: (Check one) [X] Not Required [] Budgeted Expenditure [] Not Budgeted Comments

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

THAT, the Baraboo Firefighter's Benefit Fund be distributed amongst the membership based upon the by-law guidelines and furthermore, dissolved.

Offered By: Finance	ce/Personnel Comm. Approved by Mayo<u>r:</u>	
Motion:		
Second:	Certified by City Clerk:	

BYLAWS OF THE BARABOO FIRE DEPARTMENT BENEFIT FUND

ARTICLE I: CREATION OF THE FUND

There is hereby created a death benefit and longevity fund for qualifying members of the Baraboo Fire Department (The Department). This benefit fund shall be called The Baraboo Firefighter Benefit Fund (The Fund). To initiate The Fund, a contribution in the amount of \$31,607.00 was made by the Baraboo Fire Department membership on June 23, 1987. Additional fundraising activities, if needed, for The Fund shall be carried out by the Baraboo Firefighters Fundraising Association (The Association). A Board of Trustees (The Board) shall administer The Fund as set forth in this document.

ARTICLE II: FUNDING OF THE FUND

The Fund shall be financed from the following sources:

- 1. Funds received by the City of Baraboo pursuant to the State Fire Fund to the extent-said funds are allocated to The Fund by the Baraboo Common Council.
- 2. Interest on investments of The Fund.
- 3. Gifts and bequests given to The Department for The Fund.
- 4. Other miscellaneous sources as approved by The Board.
- 5. Funds generated by The Association from fund-raising activities to the extent that these revenues are allocated to The Fund by The Association's Board of Directors and approved by The Association's membership and are accepted into the fund by The Department's membership and The Board.

ARTICLE III: ADMINISTRATION OF THE FUND

A Board of Trustees (The Board) consisting of the following shall administer The Fund:

- 1. The Treasurer of The Association shall serve as Secretary/Treasurer of The Board and shall be a permanent member of The Board.
- 2. One member of the Association's Board of Directors elected at large by The Department's membership.
- 3. Three members of The Department elected at large by The Department's membership.
- 4. The Baraboo City Treasurer shall be an ex-officio member of The Board.

The elected members shall serve for staggered four-year terms, with two members being elected in January of every even numbered year. If a vacancy occurs during the term of office of any Trustee, a replacement shall be elected by members of The Department to serve for the remainder of the term of the vacated position. Any Trustee censored, demoted, suspended, or expelled by The Department pursuant to The Department's policies shall be automatically removed as a Trustee upon such determination. A Trustee shall at all times be in good standing with The Department.

The Baraboo City Treasurer shall receive all monies allocated to The Fund and shall invest and account for said funds as provided by law and as directed by The Board. The Baraboo City Treasurer shall make distributions from The Fund in accordance with the directions of the Board of Trustees. The Baraboo City Treasurer shall calculate and pay all taxes that may become due as The Fund is administered.

ARTICLE IV: OPERATION OF THE BOARD

The Board shall meet at least annually and shall conduct meetings and operate in accordance with Robert's Rules of Order, Revised. The Board shall elect a Chairperson and a Vice-Chairperson, each for a two-year term. The Chairperson of The Board shall preside at all meetings of The Board and shall oversee the general operation of The Board. The Vice-Chairperson shall perform the duties of the Chairperson in the absence of the Chairperson. The Secretary/Treasurer of The Board shall perform the following duties:

- 1. Keep a true and accurate record of all proceedings of The Board.
- 2. Maintain the Bylaws of The Board up-to-date at all times.
- 3. Cause due notice of all meetings of The Board to be given to The Board's members.
- 4. Keep an accurate record of the entitlement of members of The Department to benefits from The Fund.
- 5. Sign all orders for payment issued to the City Treasurer.
- 6. Deliver to his/her successor all money, books, record and other items or documents pertaining to his/her office immediately upon expiration of his/her term of office.

The books and records of The Board and the Secretary-Treasurer of The Board shall be open to inspection at all times by The Board, the City Treasurer, the Common Council of the City of Baraboo and otherwise as provided by law. The books and records of account of The Fund shall be reviewed annually by the City Treasurer and The Board. The City Treasurer shall submit an annual accounting of The Fund to The Department at its annual meeting.

All disbursements of benefit funds shall be drawn by the City Treasurer and countersigned by the Chairperson of The Board and the Secretary/Treasurer of The Board. No claim for benefits shall be paid until The Board has approved the claim.

ARTICLE V: APPLICATION FOR BENEFITS

All applications for benefits from The Fund shall be made in writing on forms supplied by The Board. The Board shall review all applications for benefits and no benefits shall be paid until the application has been approved by a majority vote of The Board. Decisions of The Board shall be subject to administrative review pursuant to Chapter 6 of the Municipal Code of Baraboo.

Before any benefits are paid to a firefighter, the Secretary/Treasurer of The Board shall cause an itemized audit to be conducted concerning the retiring firefighter to determine whether the firefighter owes any monetary debts to The Department. This audit shall be done within thirty days following receipt by The Department of an application for benefits from The Fund. Upon completing the audit report, the Secretary/Treasurer shall deliver the report to the firefighter, along with a written notice explaining to the retiring firefighter, that no benefits shall be paid until all financial debts owed by the firefighter to The Department have been paid in full. The Board, upon receiving the audit report, shall review the report and determine which, if any, of the debts owed by the retiring firefighter must be paid before the firefighter will be eligible to receive benefits.

If the retiring firefighter desires to dispute any debts, he/she shall notify The Board in writing of each debt that is disputed and the nature of the dispute. The written notice shall further request a meeting with The Board. Upon receipt of the notice, The Board shall schedule a meeting with the retiring firefighter for the purpose of discussing and resolving the amount, if any, of any monetary debts owed by the retiring firefighter to The Department. The Board shall attempt to schedule the meeting within thirty days after receiving the written notice from the retiring firefighter. At the meeting before The Board, the retiring firefighter shall be given an opportunity to present evidence in support of his/her position as to the amount, if any, of the indebtedness owed by the firefighter to The Department. After hearing the evidence, The Board shall determine, by a majority vote, the amount, if any, that the retiring firefighter owes to The Department and no benefits shall be paid to the retiring firefighter until the full amount owed by the firefighter to The Department had been paid in full. No debts owed by the retiring firefighter to The Department shall be deducted from a benefit payment and no benefit payment shall be made until all debts by the said firefighter are paid in full.

ARTICLE VI: ELIGIBILITY FOR LONGEVITY BENEFIT

For the purpose of computing eligibility for benefits from The Fund, a "year of active service" shall be defined as a period of twelve months of active duty as a firefighter in The Department beginning on the date when the member became an active firefighter in The Department. If a firefighter's period of active service has not been continuous, the number of months of active duty shall be added together to compute full years of service. Upon completion of five years of active duty, a leave of absence due to health reasons shall be considered to the extent allowed by The Board. A firefighter shall be eligible to receive a benefit payment from The Fund if the firefighter leaves The Department due to any one of the following reasons:

- 1. Retirement
- 2. Termination due to illness, injury or other disability.
- 3. Termination for any other reason, except expulsion by The Department.

If The Board determines by a majority vote that a firefighter has made a fraudulent claim for benefits from The Fund, the firefighter shall be expelled from The Department and shall forfeit all rights to any benefits from The Fund.

A firefighter who ends his/her active duty as a firefighter with The Department for any of the foregoing reasons shall be eligible to receive a benefit payment from The Fund in the following amount.

- 1. If the firefighter has completed five years of active service, the firefighter shall receive a payment equal to 50% of the yearly benefit for each year up to five years and between the fifth year and fifteenth year of active service, the firefighter shall receive an additional 5% of the yearly benefit for each year. Payment schedule is attached as Appendix I.
- 2. If the firefighter has completed fifteen years of active service with The Department, the firefighter shall receive 100% of the yearly benefit for each year of active service.

Any firefighter who has not completed a minimum of five years of active service shall receive no benefit from The Fund upon leaving The Department or cancel his/her membership with The Department for any reason.

As of January 1, 2003, the benefit from The Fund was established at \$500.00 per year of service, retroactive.

The Board shall determine the method of payment for accrued benefits due from the fund. Generally accrued benefits will be paid in one lump sum. The Board reserves the right to make benefit payments in three equal installments, if the Board sees necessary to preserve the Fund.

A firefighter who ends his/her active duty as a firefighter with The Department due to illness, injury, disability or termination for any other reason, except expulsion by The Department may also request a Benefit payment of three annual payments. Unpaid balances of benefits shall not accrue interest.

ARTICLE VII. ELIGIBILIBILITY FOR DEATH BENEFIT

A death benefit of \$2,500.00 shall be paid on behalf of any firefighter who dies while still an active member of The Department in good standing, regardless of length of service. The death longevity benefit paid shall be in the same amount as the firefighter would be entitled to receive if he/she had terminated his/her membership with The Department on the date of death. The benefit shall be paid to such beneficiary as designated on forms supplied by The Board. If the firefighter has not designated a beneficiary with The Board, the death benefit shall be paid to the firefighter's surviving spouse, and if there is no surviving spouse, then to the firefighter's surviving children in equal shares, and if there is no surviving spouse or surviving children, then to the firefighters estate. In addition, regardless of length of service, a death benefit in the amount of \$2,500.00 shall be paid to the firefighter's beneficiary. However, The Board may adjust the amount of the death benefit on January 1 of any given year, if The Department's membership and the Baraboo Common Council approve the adjustment.

ARTICLE VIII: AMENDMENTS

These bylaws may be amended by a majority vote of The Board of Trustees, provided, however, all amendments shall be approved by a majority vote of The Department's membership and by the Baraboo Common Council.

Appendix I (\$500.00 per year)

_	4.2.7 0.00		* * * * * * *	,
5 years	\$1,250.00	p l u s	\$ 2 0 . 8 3	/m onth
6 years	\$1,650.00	p l u s	\$ 2 2 .9 2	/m on th
7 years	\$2,100.00	p l u s	\$ 2 5 . 0 0	/m on th
8 years	\$2,600.00	p lu s	\$ 27.08	/m on th
9 years	\$3,150.00	p l u s	\$ 2 9 . 1 7	/m on th
10 years	\$3,750.00	p l u s	\$ 3 1 . 2 5	/m on th
11 years	\$4,400.00	p l u s	\$ 3 3 . 3 3	/m on th
12 years	\$5,100.00	p l u s	\$ 3 5 . 4 2	/m on th
13 years	\$5,850.00	p l u s	\$ 3 7 . 5 0	/m on th
14 years	\$6,650.00	p l u s	\$ 3 9 . 5 8	/m on th
15 years	\$7,500.00	p l u s	\$41.67	/m on th
16 years	\$8,000.00	p l u s	\$41.67	/m on th
17 years	\$8,500.00	p l u s	\$41.67	/m on th
18 years	\$9,000.00	p l u s	\$41.67	/m on th
19 years	\$9,500.00	p l u s	\$41.67	/m on th
20 years	\$10,000.00	p l u s	\$41.67	/m onth

Approved by the Board of Trustees Approved by Baraboo Fire Department Membership Approved by the City of Baraboo Common Council February 12, 2003 February 17, 2003 February 25, 2003

NBR - 8

RESOLUTION NO. 2022 -

Dated: December 13, 2022

The City of Baraboo, Wisconsin

Background: This is an addendum to the 2021-2025 MOU that is in place for the SRO program. For fiscal year 2023, the school district will reimburse the city 75% of the costs associated with the employment of the officers. There are some other minor changes as well.

Fiscal Note: [X] Not Required [] Budgeted Expenditure [] Not Budgeted Comments:

Resolved, by the Common Council of the City of Baraboo, Sauk County, Wisconsin:

The Common Council hereby authorizes the City Administrator and the City Clerk to execute the addendum to the 2021-2025 School Resource Officer Memorandum of Understanding as proposed.

Offered by:	Approved:	
Motion:	rr ·	
Second:	Attest:	

ADDENDUM TO 2021-2025 SCHOOL RESOURCE OFFICER MEMORANDUM OF UNDERSTANDING BETWEEN THE CITY OF BARABOO AND THE SCHOOL DISTRICT OF BARABOO

This document (Addendum) amends and supplements the 2021-2025 School Resource Officer Memorandum of Understanding (MOU) between the City of Baraboo Police Department and the School District of Baraboo in accordance with Section XII of the MOU.

The following amendments and additional provisions are incorporated into and made a part of the MOU. Should any provision or amendment hereinafter set forth be found to be in conflict with another provision or provisions of the MOU, then the language set forth below shall control.

- 1. Section V.B is removed and is replaced by the following: "Operation of SRO Program. The day-to-day operation and administrative control of the SRO Program will be the responsibility of the Police Department. Responsibility for the conduct of the SROs, both personally and professionally, shall remain solely with the Police Department. The SROs are employed and retained by the Police Department, and in no event will be considered an employee of the School District of Baraboo. The School District of Baraboo shall not be considered a co- or joint employer of the SRO."
- 2. Nothing in this Addendum shall alter the SRO's status as solely being an employee of the Police Department.
- 3. The portion of Section VII.A that states "Any expenses generated due to the SRO working beyond the SROs regular workday pursuant to this subsection, any other Baraboo Police Officer in his/her absence, will be billed by the Police Department to the School District of Baraboo as they occur." is hereby deleted.
- 4. The School District of Baraboo will reimburse the Police Department for 75% of the following costs associated with the SROs performing service in the School District of Baraboo per the MOU from January 1, 2023 through December 31, 2023:
 - Wages paid by the Police Department for hours actually worked (excluding any overtime hours).
 - Wages paid by the Police Department for hours for which the SROs qualify for paid leave, paid vacation, and paid holidays.
 - Wages paid by the Police Department for hours that qualify for longevity pay.
 - Contributions to the retirement plan of the SROs paid by the Police Department that derive from wages paid by the Police Department.
 - Health insurance premiums paid by the Police Department for the Police Department's share of single or family benefits selected by the SROs.
 - Life insurance premiums paid by the Police Department for coverage of the SROs.
 - Police Department Income Continuation Insurance (ICI) expenses attributable to the employment of the SROs.
 - Payroll taxes paid by the Police Department attributable to the wages paid to the SROs by the Police Department.

- 5. The School District of Baraboo will not reimburse the Police Department for any of the following costs associated with the SROs performing service in the School District of Baraboo per the MOU from January 1, 2023 through December 31, 2023:
 - Overtime hours.
 - Workers compensation insurance.
 - Unemployment compensation/benefits.
 - Liability insurance premiums.
 - Expense reimbursements (e.g., mileage, cell phone, etc.) to the SROs paid by the Police Department.
 - Any other costs outside of what is specified in Section 4, above.
- 6. The Police Department will provide the School District of Baraboo with documentation substantiating the costs subject to cost-sharing established by this Addendum (including actual detailed payroll records), and the School District of Baraboo will pay its share of the costs to the Police Department on a timely basis following the receipt and verification of this documentation.
- 7. Except as specifically provided herein, the term of this Addendum is from January 1, 2023, through December 31, 2023, at which time it shall expire and be of no continuing effect unless the parties agree extend the Addendum past December 31, 2023, in accordance with Section XII of the MOU.
- 8. In Section XI, <u>Notice</u>, "Dr. Lori M. Mueller" is removed and is replaced by the following: "Dr. Rainey Briggs." This Section shall survive the expiration of this Addendum spelled out in Section 7 above and shall expire in accordance with Section II of the MOU.
- 9. Interagency Agreement/Exchange of Information: The Police Department and the School District of Baraboo enter into this Addendum in order to protect the confidentiality of pupil records as required by law, while providing for the lawful disclosure of pupil records and information with the Police Department to the extent permitted by law, to serve the interests of pupils and all other concerned parties. The exchange of information is for the purpose of investigating and in some cases prosecuting acts including but not limited to truancy, theft, harassment, assault, drug or alcohol possession, use and/or distribution, or other acts in violation of local ordinances or state statutes, and assisting the School District of Baraboo with administrative hearings. It is understood and agreed that this Addendum is an Interagency Agreement that authorizes the Police Department to routinely disclose information to the School District as permitted by Wis. Stat. § 938.396(1), and the Police Department shall disclose such information routinely and by request of the School District of Baraboo. For purposes of SRO access to education and pupil records, the School District of Baraboo designates the SRO as a school official with a legitimate educational interest in accessing education records under the Federal Educational Rights and Privacy Act ("FERPA") 20 U.S.C. § 1232g, and in accessing pupil records under Wis. Stat. § 118.125(2)(d). The School District of Baraboo may provide the SRO with access to education and pupil records information maintained by the School District of Baraboo only as needed by the SRO to perform his/her duties as SRO. Such information may include student behavior intervention plans and student safety plans. The SRO may also be granted

access to education and pupil records information in the event of an emergency situation threatening the health of safety of a student or other individual. The SRO may only redisclose education or pupil records information, including to the Police Department, consistent with FERPA and Wisconsin pupil records law. Records created and maintained by the SRO for the purpose of ensuring the safety and security of persons or property in the School District of Baraboo, or for the enforcement of local, state, or federal laws or ordinances, including body camera footage, shall not be considered education or pupil records—even when such records may serve the dual purpose of enforcing school rules—and are not subject to the same prohibitions of access or disclosure by the SRO. This Section shall survive the expiration of this Addendum spelled out in Section 7 above and shall expire in accordance with Section II of the MOU.

10. The Police Department's Chief of Police shall assign the SRO from one of the members of the Police Department. When an SRO is initially assigned to the Baraboo School District, the Police Department's Chief of Police and the Baraboo School District's District Administrator, or their respective designees, shall jointly be involved in the interview process related to the SRO's assignment to the School District; however, the final decision as to who is awarded the assignment shall rest with the Chief of Police. This Section shall survive the expiration of this Addendum spelled out in Section 7 above and shall expire in accordance with Section II of the MOU.

IN WITNESS WHEREOF, the parties have caused the MOU to be executed by their duly authorized representative of the governing bodies of the Parties as of the day and year below.

SCHOOL DISTRICT OF BARABOO	CITY DEPAR	BARABOO	POLICE
By:	Ву:		
Dated:	Dated: _		

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Baraboo Fire Department

Monthly Report - October 2022



Count of Incidents by Incident Type for Incident Status for Date Range

Incident Status(s): All Incident Statuses | Sort By: IncidentType | Start Date: 10/01/2022 | End Date: 10/31/2022

INCIDENT TYPE	# INCIDENTS
111 - Building fire	3
113 - Cooking fire, confined to container	1
143 - Grass fire	1
311 - Medical assist, assist EMS crew	4
322 - Motor vehicle accident with injuries	2
324 - Motor vehicle accident with no injuries.	2
353 - Removal of victim(s) from stalled elevator	4
412 - Gas leak (natural gas or LPG)	1
445 - Arcing, shorted electrical equipment	1
551 - Assist police or other governmental agency	1
553 - Public service	2
611 - Dispatched & cancelled en route	4
622 - No incident found on arrival at dispatch address	6
740 - Unintentional transmission of alarm, other	1

Total Incidents 33

INCIDENT TYPE	# INCIDENTS
111 - Building fire	14
112 - Fires in structure other than in a building	1
113 - Cooking fire, confined to container	3
114 - Chimney or flue fire, confined to chimney or flue	1
118 - Trash or rubbish fire, contained	1
142 - Brush or brush-and-grass mixture fire	3
143 - Grass fire	2
162 - Outside equipment fire	1
251 - Excessive heat, scorch burns with no ignition	1
311 - Medical assist, assist EMS crew	142
322 - Motor vehicle accident with injuries	19
323 - Motor vehicle/pedestrian accident (MV Ped)	3
324 - Motor vehicle accident with no injuries.	13
350 - Extrication, rescue, other	2
351 - Extrication of victim(s) from building/structure	1
352 - Extrication of victim(s) from vehicle	3
353 - Removal of victim(s) from stalled elevator	7
356 - High-angle rescue	4
381 - Rescue or EMS standby	1
411 - Gasoline or other flammable liquid spill	2
412 - Gas leak (natural gas or LPG)	6
424 - Carbon monoxide incident	4
442 - Overheated motor	2
443 - Breakdown of light ballast	1
444 - Power line down	4
445 - Arcing, shorted electrical equipment	6
	1
463 - Vehicle accident, general cleanup	
531 - Smoke or odor removal	7
551 - Assist police or other governmental agency	
553 - Public service	14
561 - Unauthorized burning	5
611 - Dispatched & cancelled en route	49
622 - No incident found on arrival at dispatch address	31
632 - Prescribed fire	1
651 - Smoke scare, odor of smoke	3
652 - Steam, vapor, fog or dust thought to be smoke	1
671 - HazMat release investigation w/no HazMat	2
730 - System malfunction, other	1
733 - Smoke detector activation due to malfunction	4
735 - Alarm system sounded due to malfunction	4
736 - CO detector activation due to malfunction	6
740 - Unintentional transmission of alarm, other	1
741 - Sprinkler activation, no fire - unintentional	3
743 - Smoke detector activation, no fire - unintentional	7
744 - Detector activation, no fire - unintentional	1
745 - Alarm system activation, no fire - unintentional	17
746 - Carbon monoxide detector activation, no CO	1
815 - Severe weather or natural disaster standby	1

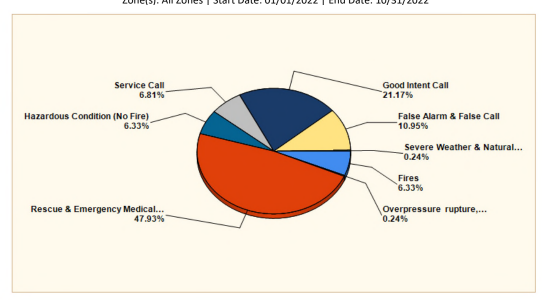


SHMMARY FOR	INCIDENTS DED	BALIBUCIDALITY
		MILIMIC IPALLIY

Incident Responses by Municipality	Total Incidents	Percent	Year-to-Date	Percent
City of Baraboo	22	66.67%	262	63.59%
Village of West Baraboo	2	6.06%	26	6.31%
Town of Baraboo	3	9.09%	58	14.08%
Town of Fairfield	1	3.03%	22	5.34%
Town of Greenfield	2	6.06%	20	4.85%
Town of Sumpter		0.00%	2	0.49%
Mutual Aid - City	0	0.00%	1	0.24%
Mutual Aid - Rural	1	3.03%	6	1.46%
Automatic Mutual Aid	1	3.03%	10	2.43%
Mutual Aid Box Alarms System (MABAS)	1	3.03%	5	1.21%
Totals	33	100.00%	412	100.00%

There was one exposure fire on June 28 in Town of Baraboo. An exposure fire is a fire resulting from another fire outside that building, structure, or vehicle, or a fire that extends to an outside property from a building, structure or vehicle. In the case of the Town of Baraboo Fire, a shed started on fire and that fire spread to a travel trailer. Both the building and trailer were destroyed by fire. This exposure fire adds an additional incident to the tally above.

Breakdown by Major Incident Types for Date Range Zone(s): All Zones | Start Date: 01/01/2022 | End Date: 10/31/2022



Baraboo Fire Department Monthly Report - October 2022

Fire Inspections	January	February	March	April	May	June	July	August	Sept.	Oct.	Nov.	Dec
City of Baraboo	56	66	68	140	202	170	72	80	61	62		
Village of West Baraboo	70	0	2	49	7	3	58	24	1	2		
Town of Baraboo	0	0	0	0	0	34	1	0	0	1		
Town of Fairfield	0	0	0	2	0	6	0	0	2	0		
Town of Greenfield	0	0	0	0	0	6	0	0	0	0		
Town of Sumpter	0	0	0	0	0	0	0	0	0	0		
Totals	126	66	70	191	209	219	131	104	64	65	0	0
								Total Inspections Year to Date 12				1245

	Number	Number	Number	Total	
Fire Prevention Education - Current Month	of Activities	of Adults	of Children	Participants	
Fire Extinguisher and Fire Safety Training	0	0	0	0	
Fire Safety Presentations	0	82	544	626	
Fire Safety House Training	10	0	0	0	
Other (Smoke Alarm Install, St. Joes Trunks/Treats and Boo Fest)	3	265	178	443	
Public CPR Class	4	52	0	52	
Grand Totals	17	399	722	1121	
			Total Fire Safety Contacts Year to Date		

	Number of Smoke Alarms	Number of CO Alarms	Total
Install Smoke and Carbon Monoxide Alarms	0	0	0

7 Year to Date Total

2223

Baraboo Fire Department

Monthly Report - November 2022



41

Count of Incidents by Incident Type for Incident Status for Date Range

Incident Status(s): All Incident Statuses | Sort By: IncidentType | Start Date: 11/01/2022 | End Date: 11/30/2022

INCIDENT TYPE	# INCIDENTS
142 - Brush or brush-and-grass mixture fire	2
311 - Medical assist, assist EMS crew	12
322 - Motor vehicle accident with injuries	4
324 - Motor vehicle accident with no injuries.	4
424 - Carbon monoxide incident	3
445 - Arcing, shorted electrical equipment	1
551 - Assist police or other governmental agency	2
553 - Public service	1
611 - Dispatched & cancelled en route	4
622 - No incident found on arrival at dispatch address	3
631 - Authorized controlled burning	1
733 - Smoke detector activation due to malfunction	2
745 - Alarm system activation, no fire - unintentional	2

Total Incidents

	Total incidents 41
Incidents by Incident Type for Incident Status for Date Range	1/04/2022 5 10 44/20/2022
Status(s): All Incident Statuses Sort By: IncidentType Start Date: 01	
INCIDENT TYPE	# INCIDENTS
111 - Building fire	
112 - Fires in structure other than in a building	1
113 - Cooking fire, confined to container	3
114 - Chimney or flue fire, confined to chimney or flue	1
118 - Trash or rubbish fire, contained	1
142 - Brush or brush-and-grass mixture fire	5
143 - Grass fire	2
162 - Outside equipment fire	1
251 - Excessive heat, scorch burns with no ignition	1
311 - Medical assist, assist EMS crew	154
322 - Motor vehicle accident with injuries	23
323 - Motor vehicle/pedestrian accident (MV Ped)	3
324 - Motor vehicle accident with no injuries.	17
350 - Extrication, rescue, other	2
351 - Extrication of victim(s) from building/structure	1
352 - Extrication of victim(s) from vehicle	3
353 - Removal of victim(s) from stalled elevator	7
356 - High-angle rescue	4
361 - Swimming/recreational water areas rescue	2
411 - Gasoline or other flammable liquid spill	2
412 - Gas leak (natural gas or LPG)	6
424 - Carbon monoxide incident	7
442 - Overheated motor	2
443 - Breakdown of light ballast	1
444 - Power line down	4
445 - Arcing, shorted electrical equipment	7
463 - Vehicle accident, general cleanup	1
531 - Smoke or odor removal	2
551 - Assist police or other governmental agency	9
553 - Public service	15
561 - Unauthorized burning	5
611 - Dispatched & cancelled en route	53
622 - No incident found on arrival at dispatch address	34
	1
631 - Authorized controlled burning 632 - Prescribed fire	1
	3
651 - Smoke scare, odor of smoke	
652 - Steam, vapor, fog or dust thought to be smoke	1 2
671 - HazMat release investigation w/no HazMat	
730 - System malfunction, other	1
733 - Smoke detector activation due to malfunction	6
735 - Alarm system sounded due to malfunction	4
736 - CO detector activation due to malfunction	6
740 - Unintentional transmission of alarm, other	1

741 - Sprinkler activation, no fire - unintentional
743 - Smoke detector activation, no fire - unintentional
744 - Detector activation, no fire - unintentional
745 - Alarm system activation, no fire - unintentional

746 - Carbon monoxide detector activation, no CO

815 - Severe weather or natural disaster standby

19

1

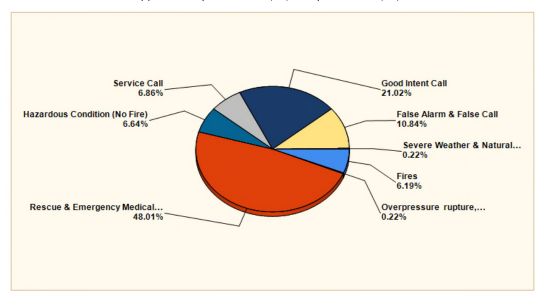
46 of 165

SUMMARY FOR INCIDENTS PER MUNICIPALITY

Incident Responses by Municipality	Total Incidents	Percent	Year-to-Date	Percent
City of Baraboo	26	63.41%	288	63.58%
Village of West Baraboo	1	2.44%	27	5.96%
Town of Baraboo	7	17.07%	65	14.35%
Town of Fairfield	3	7.32%	25	5.52%
Town of Greenfield	4	9.76%	24	5.30%
Town of Sumpter		0.00%	2	0.44%
Mutual Aid - City	0	0.00%	1	0.22%
Mutual Aid - Rural	0	0.00%	6	1.32%
Automatic Mutual Aid	0	0.00%	10	2.21%
Mutual Aid Box Alarms System (MABAS)	0	0.00%	5	1.10%
Totals	41	100.00%	453	100.00%

There was one exposure fire on June 28 in Town of Baraboo. An exposure fire is a fire resulting from another fire outside that building, structure, or vehicle, or a fire that extends to an outside property from a building, structure or vehicle. In the case of the Town of Baraboo Fire, a shed started on fire and that fire spread to a travel trailer. Both the building and trailer were destroyed by fire. This exposure fire adds an additional incident to the tally above.

Breakdown by Major Incident Types for Date Range Zone(s): All Zones | Start Date: 01/01/2022 | End Date: 11/30/2022



Baraboo Fire Department Monthly Report - November 2022

Fire Inspections	January	February	March	April	May	June	July	August	Sept.	Oct.	Nov.	Dec
City of Baraboo	56	66	68	140	202	170	72	80	61	62	98	
Village of West Baraboo	70	0	2	49	7	3	58	24	1	2	1	
Town of Baraboo	0	0	0	0	0	34	1	0	0	1	0	
Town of Fairfield	0	0	0	2	0	6	0	0	2	0	0	
Town of Greenfield	0	0	0	0	0	6	0	0	0	0	0	
Town of Sumpter	0	0	0	0	0	0	0	0	0	0	0	
Totals	126	66	70	191	209	219	131	104	64	65	99	0
								Total Inspections Year to Date			1344	

	Number	Number	Number	Total	
Fire Prevention Education - Current Month	of Activities	of Adults	of Children	Participants	
Fire Extinguisher and Fire Safety Training	0	0	0	0	
Fire Safety Presentations	1	6	28	34	
Fire Safety House Training	0	0	0	0	
Other (Smoke Alarm Install, St. Joes Trunks/Treats and Boo Fest)	0	0	0	0	
Public CPR Class	7	45	1	46	
Grand Totals	8	51	29	80	
			Total Fire Safety Contacts Year to Date		

	Number of Smoke Alarms	Number of CO Alarms	Total	
Install Smoke and Carbon Monoxide Alarms	0	0	0	

7 Year to Date Total

2303

Finance/Personnel Committee-Conference Room, #214

November 1, 2022

Members Present: Sloan, Kent, Petty

Absent:

Others Present: Adm. Bradley, Clerk Zeman, J. Ostrander, L. Laux

<u>Call to Order</u> –Ald. Sloan called the meeting to order at 5:30p.m. noting compliance with the Open Meeting Law. Moved by Kent, seconded by Petty to approve the agenda. Motion carried unanimously.

Discussion Item

a) Purchasing Policy

The committee finished its review of the Purchasing Policy. Finance Director J. Ostrander will revise the policy based on the recommendations of the committee. A final revised copy will be presented to the committee at a future meeting.

<u>Adjournment</u> – Moved by Kent, seconded by Petty and carried to adjourn at 6:40pm. Brenda Zeman, City Clerk

Finance/Personnel Committee-Dennis Thurow Committee Room, #205 November 8, 2022

Members Present: Sloan, Kent, Petty

Absent:

Others Present: Mayor Nelson, Adm. Bradley, City Treasurer Laux, J. Ostrander

<u>Call to Order</u> –Ald. Sloan called the meeting to order at 6:00p.m. noting compliance with the Open Meeting Law. Moved by Kent, seconded by Petty to approve the minutes of October 25, 2022. Motion carried unanimously. Moved by Petty, seconded by Kent to approve the agenda. Motion carried unanimously.

Action Items

- a) <u>Accounts Payable</u> Moved by Kent, seconded by Petty to recommend to Council approval of the accounts payable for \$949,262.86. Motion carried unanimously.
- b) BID Preliminary Assessment J. Ostrander noted that the assessment amount, listed twice on the resolution, should be \$1.4524216 per \$1,000 of assessed value. Besides their budget, 6 of their goals have to do with increasing parking, strategies to unify the downtown, bring new businesses, improve the appearance, coordinate the downtown development/promote events, activate programs found in the budget. The 2023 budget is the same total dollar amount as the 2022 budget. Moved by Petty, seconded by Kent to recommend to Council to approve the 2023 Business Improvement District (BID) budget-operating plan and preliminary assessment at the correct rate of \$1.4524216 per \$1,000 of assessed value, and set the public hearing for November 22, 2022. Motion carried unanimously.
- c) Landfill Monitoring Contract C. Bradley noted that this includes completing the state report with the DNR. Based on estimate of the last contract, we are looking at roughly a 20% increase. Because this is a professional service, per our purchasing policy, it does not require we go out for bids. Moved by Petty, seconded by Kent to recommend to Council to approve the Landfill Monitoring Contract with MSA Professional Services, Inc., in the amount of \$18,355 per year for 2023-2025 noting the committee would like to consider an RFP upon expiration of this contract. Motion carried unanimously.
- d) Alma Waite Funds J. Ostrander noted that this revised policy will clarify how the available funds are determined for the Alma Waite Funds. Available funds will now be based on "actual" vs "projected". Moved by Kent, seconded by Petty to recommend to Council to approve the amended Alma Waite Funds Policy. Motion carried unanimously.
- e) Police Chief Adm. Bradley explained that the Police & Fire Commission, at their October 27th meeting, appointed Rob Sinden as the Police Chief for the City of Baraboo. Moved by Petty, seconded by Kent to recommend to Council to approve the salary for the new Police Chief, Rob Sinden, at Grade 17 with an annual salary of \$105,000, with an effective date of October 27, 2022. Motion carried unanimously.

Discussion Items - None.

<u>Adjournment</u> – Moved by Petty, seconded by Kent and carried to adjourn at 6:38pm. Brenda Zeman, City Clerk

Administrative Committee November 1, 2022

Present: Alderpersons Kathleen Thurow, Heather Kierzek, Bryant Hazard

Absent:

Also Present: City Clerk Brenda Zeman, Interim Police Chief Rob Sinden, Finance Director Julie Ostrander, Rob Nelson

Citizen Present: Paul Wolter

The meeting was called to order by Chairman Kathleen Thurow at 8:00am, with roll call and noting compliance with the Open Meetings Law.

Motion by Hazard second by Kierzek to approve the September 27, 2022, minutes.

Motion by Kierzek second by Hazard to approve the agenda. Motion carried unanimously.

Action Items:

a) Review and recommendation to the Common Council on approving the Temporary Liquor Licenses (aka Picnic License) for Downtown Baraboo, Inc., Wine Walk, 11/18/2022.

Rob Sinden commented they self-police well and there are no problems.

Motion by Hazard seconded by Kierzek to approve. Motion carried unanimously.

b) Review and recommendation to the Common Council for the Liquor Licenses Change of Agent for Con Amici, LLC to Cornelia Schmitz.

Thurow noticed the address was not included and Zeman indicated she had redacted the address. Rob Sinden had no problems with the change of agent.

Motion by Kierzek seconded by Hazard to approve. Motion carried unanimously

Discussion:

a) Strategic Plan assignments – Initial discussion to breakdown the plan into manageable pieces and determine completion strategy.

Members of the committee read and reviewed the Strategic Plan master for Administrative Committee assignments. The roles and responsibilities for each assignment would go to Departments Heads with the Administrative Committee having oversite. Mayor Nelson noted there are too many high priority items so the Council should weigh in on this decision. Kierzek believes the gaps in service along with meaningful metrics should be addressed by Department Heads. Thurow indicated her desire for the City Administrator attend the next regularly scheduled meeting for guidance and direction for rolling out the plan. The Strategic Plan will be a standing item on the agenda until finished.

Information Item(s):

a) Date and time of next meeting: Tuesday, December 6, 2022, at 8:00AM.

Zeman noted that a special meeting needs to take place to address a license she received yesterday so it will get to Council in a timely manner before the event.

Motion by Hazard seconded by Kierzek to approve a special Administrative Meeting on Nov 15th, 2022. Motion carried unanimously.

Motion to adjourn by Hazard, seconded by Kierzek at 8:15 AM and unanimously carried.

Respectfully submitted, Julie Ostrander, Finance Director

Administrative Committee

Present: Alderpersons Kathleen Thurow, Heather Kierzek, Bryant Hazard

Absent: None

Also Present: City Clerk Brenda Zeman, Interim Police Chief Rob Sinden, Finance Director Julie Ostrander, Rob Nelson

Citizen Present: Paul Wolter

The meeting was called to order by Chairman Kathleen Thurow at 8:00am, with roll call and noting compliance with the Open Meetings Law.

Motion by Hazard second by Kierzek to approve the November 1, 2022, minutes. Motion carried unanimously.

Motion by Kierzek second by Hazard to approve the agenda. Motion carried unanimously.

Action Items:

a) Review and recommendation to the Common Council on approving the Temporary Liquor License (aka Picnic License) for the Sauk County Historical Society, Christmas at the Mansion, 12-9-2022

Rob Sinden commented there are not issues on the part of the Police Department.

Motion by Hazard seconded by Kierzek to approve. Motion carried unanimously.

Information Item(s):

a) Date and time of next meeting: Tuesday, December 6, 2022, at 8:00AM.

Motion to adjourn by Kierzek, seconded by Hazard at 8:03 AM and unanimously carried.

Respectfully submitted, Julie Ostrander, Finance Director

Baraboo BID Meeting Minutes 10/19/2022

Present:

Members: S. Fay, A. Killgallon, K. Thurow, M. Miller, B. McDaniel, T. Sefkar, D. Marshall, B. Stelling

Absent:

Members:

Other:

President Fay called the meeting to order at 6:00pm In Compliance of Open Meeting Laws

Approval of August 2022 minutes: Killgallon, McDaniel. Carried

Amendment of 2022 BID Assessment

Adoption of Agenda: Thurow, McDaniel Carried

Officer/Committee

President: Fay

Secretary: Killgallon

Treasurer: Stelling

Appearances: Stelling

Business Development: Marshall

Finance: Wickus/Stelling

Parking: Fay

Promotions: Wickus

Reports

- None
- None
- None
- No word from lighting company. Will continue to attempt to move forward with them.
- Baskets will be coming down this week
- DBI will be switching out banners this week
- None
- None
- None
- None

Old Business:

- Approval on 2023 BID Assessment
 - Wickus, McDaniel

New Business:

- Approval of Financials
 - Wickus, Marshall Carried
- Approval of Vouchers
 - \$1,700.28 City of Baraboo

- 2022 Billing Services & 2nd Quarter Copies
- \$552.73 Amy Schertz
 - Fall 2022 BID Planters
- \$566.81 Amy Schertz
 - Summer 2022 BID Planters
- \$6,060 Willie Deppe
 - Planter Watering and Maintenance

\$8,879.82 Total

- Motion to Approve Wickus, Marshall , Carried
- Next Agenda Items
 - Nov 16th, 2022 at 6:00pm

Motion to Adjourn at 6:19p, Killgallon, McDaniel, carried.

Respectfully Submitted Andy Killgallon

UW-BARABOO / SAUK COUNTY CAMPUS COMMISSION MINUTES

UW-Baraboo/Sauk County Campus, Executive Dining Room, 1006 Connie Road, Baraboo, WI

Thursday, October 20, 2022

Members present: Wedekind, Giese, Kolb, Hazard, Lohr and Miller

Members Absent: Bradley

Chair Hazard called the meeting to order at 8:00 a.m. and Compliance with the Open Meeting Law was verified.

MOTION (Wedekind/Miller) to adopt the agenda. Motion carried uanimiously.

MOTION (Wedekind/Kolb) to approve the minutes of the regular meeting on September 15, 2022. Motion carried unanimously.

Public comment: None.

Communications: None.

Facilities planning and maintenance report:

Schara gave the committee an update (report and list of invoices on file).

Discussion and possible action on Lange building roof repair:

Schara let the committee know that this project had been completed and informed the committee that tiles above the bricks of the building are cracked letting in moisture. Schara was instructed to provide the committee with a sample of the fix, prior to proceeding with the project to fix all the affected tiles.

<u>Discussion and possible action to advance the A building 80-ton classroom AC unit from 2024 capital improvement need to present replacement:</u>

Schara informed the committee that he is still waiting on quotes.

Discussion and possible action of blow out A coil in library south unit:

Schara gave the committee a brief update. Committee consensus was to hold off on discussing this any further until the December meeting.

Financial report and approval of vouchers:

MOTION (Miller/Kolb) to approve vouchers in the amount of \$122,662.49. Motion carried unanimously.

Discussion and possible action on status of the theatre and arts building remodel:

Compton gave the committee an update. (Handout on file)

Discussion and possible action on 2023 budget:

Discussion took place among the committee.

Update from Student Housing Advisory Committee:

Giese gave the committee an update.

Assistant Provost Report:

Compton gave the committee an update.

MOTION (Kolb/Hazard) to adjourn at 9:25 a.m. until Thursday, November 17, 2022 at 8:00 a.m. Motion carried unanimously.

Respectfully Submitted,

Rebecca C. Evert Sauk County Clerk

MINUTES FOR: Regular Meeting on August 15, 2022.

The Baraboo Police & Fire Commission (PFC) met on this date at the Baraboo Municipal Building, 101 South Boulevard, (C205), Baraboo. The meeting was opened at 3:30pm by PFC President Kujak. A notice of this meeting was posted on August 12, 2022.

Roll call found Commissioners Getschmann, Hollenback, Kluge, Kujak and Viney were in attendance. Others present during the meeting were Police Chief Sinden and Fire Chief Stieve.

Compliance with the open meeting law was noted by Kujak.

Kujak made a request to have the <u>AGENDA</u> be approved. Getschmann made a Motion to approve the Agenda; Viney offered a second, motion carried 5-0.

Kujak made a request to have the <u>MINUTES</u> of July 18, July 22 (Open & Closed Sessions) and August 1, 2022 be approved. Kluge made a Motion to approve the Agendas; Getschmann offered a second, motion carried 5-0.

There were no citizens present to speak under 'PUBLIC COMMENTS'.

Under '<u>ACTION ITEMS</u>', Chief Stieve made a request of the PFC to decertify any and all prior Baraboo Paid-on-Call Fire Fighter eligibility lists, and to certify a new Baraboo Paid-on-Call Fire Fighter eligibility list as of August 15, 2022. He presented a list containing the proposed (7) Fire Fighters names of:

Parker Brehm Kortnee Carroll
Jackson Clements Ethan Mengelt
Jesse Prater Sawyer Schmitt

Kody Sellner

Stieve also noted that if these individuals would be hired in the near future, they would bring the Department staffing to 34-35 members. Further that this would be at a normal staffing number, adding that the Department does not have any top end limit for Department members. Getschmann made a Motion to approve the Agenda; Hollenback offered a second, motion carried 4-0 with Viney abstaining.

Under 'INFORMATIONAL ITEMS':

Chief Sinden noted that the Department is seeing some 'head hunting' of their members from other law enforcement agencies in the area. This is a troubling process and the City and Department are trying to retain their good employees within the agency. Wages are the drawing factor and with the City's financial situation, this is a real problem. There is certainly room for improvement and need, and that is a budgeting issue. Regarding the SRO status between the City and the School District, it is yet hopeful that an answer can be found to cover the wages (est \$150K) of both SROs. The School District budget is not yet locked in to report on. That answer will be coming in the next 2 months. While the Department is seeing a 3.7% decrease in overall calls to date, they are seeing increases in traffic citations and general arrests. Sinden noted that the Department is operating with three (3) less staff members (Chief, 1 Patrol Officer and a Clerk), which has a daily impact for the community served. The prior authorized sworn staff level was 29, and currently it is 27. For this month he reports they have no troubling 'Use of Force' investigations to report on. The Department is engaging in continued 'Rapid Response to Critical Incident

Training'. Currently they are working it through the High School, but there are plans to do it also in the Middle School and at some point the Elementary Schools. He briefly spoke on the 2023 Budget and as to the projected \$370K reduction the Department is facing. Chief Stieve noted the Fire Department reduction is approximately \$71K in the upcoming budget. Sinden noted that if they can secure the funding for the two School Resource Officers, they are hopeful to maintain staffing levels.

Chief Stieve presented letters from two Baraboo Fire Fighters (Carrie Cummings & Justin Riley) that have tendered letters of Resignation in the last 30 days. He is hopeful that in the new eligibility list that they will find replacements for these vacancies. Kevin stated that he will send a link to the PFC Members to view his monthly report as submitted to City Council. Stieve also called attention to the PFC as to the Retirement gathering for BPD Fire Fighters Steve Pointon & Thomas Clark on August 23rd.

Kujak provided a brief update as to the ongoing search for a Baraboo Police Chief, clarified where we are in process (Job Description & Offer has been posted as of August 11). He noted that our 'goal' to get the notice posted was on or before August 15, and we accomplished that. All of the desired posting sites have been accomplished as of today. Some clarity from the City regarding the pay scale approved was identified, and he will speak to the City Administrator how that should be handled. He then discussed the plans for the August 17th 'listening session' at City Hall. He was making the final arrangements for having the building open by 5:30pm, and hosting the meeting from 6:00pm to 7:30pm. He read from script what he would be explaining to the attendees at the meeting. It was agreed that after the August 17th meeting (Listening Session), a Special Meeting may be needed to address their findings.

Under 'COMMUNICATIONS', Kluge advised there was only the League's monthly magazine.

Kujak made a request for an <u>ADJOURNMENT</u>: Viney offered a Motion for adjournment; Getschmann offered a second. Motion passed 5-0.

Respectfully submitted,

Dennis Kluge Secretary

Approved by PFC on September 19, 2022

MINUTES FOR: Regular Meeting on October 17, 2022.

The Baraboo Police & Fire Commission (PFC) met on this date at the Baraboo Municipal Building, 101 South Boulevard, (C205), Baraboo. The meeting was opened at 3:30pm by PFC President Kujak. A notice of this meeting was posted on October 13, 2022.

Roll call found Commissioners Getschmann, Hollenback, Kluge, Kujak and Viney were in attendance. Others present during the meeting were Police Chief Sinden and Fire Chief Stieve.

Compliance with the open meeting law was noted by Kujak.

Kujak made a request to have the <u>AGENDA</u> be approved. Getschmann made a Motion to approve the Agenda; Hollenback offered a second, motion carried 5-0.

Kujak made a request to have the <u>MINUTES</u> of September 19 and October 10, 2022 be approved. Viney made a Motion to approve, with Getschmann offering a second, that motion carried 5-0.

There were no citizens present to speak under 'PUBLIC COMMENTS'.

There was no business to be discussed under 'ACTION ITEMS'.

Under 'INFORMATIONAL ITEMS':

Chief Sinden orally gave his Monthly Report noting that Staffing levels remain the same as last month, highlighting that the Department is short two Patrol Officers and one Administrative person. He is hopeful that there will not be more losses in the upcoming months. He noted a second year Department achievement in obtaining a Gold Award from Lexipol. The Department is ready for the upcoming recertification checks in the WILEAG program - this occurs every 3-years and is quite gruesome across all levels of the Police Department. Sinden noted that the Department has handled 6,540+ calls for service so far this year. He added that those numbers are down just a bit. He further noted that citations & arrests are down just slightly also, and lays some of those reduced numbers to the fact that they have less manpower on the street this year.

When Chief Sinden completed his reporting, PFC President Kujak turned to Chief Stieve and asked for his Department report. Chief Stieve looked at the PFC President, outwardly laughed at his request and responded in a sarcastic voice that it can be found in the Public Safety or Council packet. He briefly paused and added that he is pleased the way the merger of Fire & EMS is rolling along.

Under 'CLOSED SESSION':

Kujak announced that the Commission move to a Closed Session, pursuant to Wis. Stats. 19.85(1)(c) for the purpose of considering employment, promotion or performance evaluation data with respect to the filling of a vacancy within the Police Department. Getschmann made a motion to approve, with Hollenback offering a second. The Motion passed 5-0.

Under 'OPEN SESSION':

At approximately 5:05pm, Kujak announced the Commission would return to Open Session to address

any business that may be the result of discussions held in Closed Session. Viney made a motion to return to Open Session, and Getschmann offered a second. Motion passed 5-0.

Under 'COMMUNICATIONS', Kluge had handed out the Commissioner's monthly magazine from the 'League of Wisconsin Municipalities', as well stated that the League's PFC (2019) Manual has been received for the November 4th training session.

Kujak made a request for an <u>ADJOURNMENT</u>: Getschmann offered a Motion to approve; Hollenback offered a second. Motion passed 5-0.

Respectfully submitted,

Dennis Kluge, Secretary

Approved by PFC on November 21, 2022

MINUTES FOR: Special Meeting on October 26, 2022.

The Baraboo Police & Fire Commission (PFC) met on this date at the Baraboo Municipal Building, 101 South Boulevard, (Room P127), Baraboo. The meeting was opened at 07:45AM by PFC President Kujak. A notice of this meeting was posted on October 21, 2022.

Roll call found Commissioners Getschmann, Hollenback, Kluge, Kujak and Viney were in attendance. Others present during portions of the meeting were Police Chief Candidates Al Fear, Ryan Labroscian & Rob Sinden; as well as a secondary Panel (Mayor Rob Nelson, City Admin Casey Bradley, Sauk Chief Deputy Eric Vandehuevel, DA Michael Albrecht and Baraboo PD Detective Brian Voltz), and Baraboo PD Trina Cromwell & Sgt Jeff Shimon.

Compliance with the open meeting law was noted by Kujak.

Kujak made a request to have the <u>AGENDA</u> be approved. Getschmann made a Motion to approve the Agenda; Hollenback offered a second, motion carried 5-0.

There were no citizens present to speak under 'PUBLIC COMMENTS'.

Kujak then announced that the Commission would move to a CLOSED SESSION pursuant to Wis. Stats. 19.85(1)(c) for the purose of considering employment, promotion or performance evaluation data with respect to the filling of a vacancy within the Police Department. More specifically, to Interview Candidates for the open Police Chief position. Getschmann offered a motion to move to Closed; Viney offered a second and motion carried 5-0.

At approximately 11:20pm, Kujak announced that the Commission would return to OPEN SESSION pursuant to Wis. Stats. 19.85(2) to address any business that may be the result of discussions conducted n Closed Session. Getschmann offered a motion to move to Open Session; Viney offered a second and motion carried 5-0.

Under 'COMMUNICATIONS', Kluge advised that there were none for this meeting.

Kujak requested a motion to <u>ADJOURNMENT</u>, Getschmann offered a motion to Adjourn; Hollenback offered a second and motion passed 5-0.

Respectfully submitted,

Dennis Kluge, Secretary

Approved by PFC on November 21, 2022

MINUTES FOR: Special Meeting on October 26, 2022.

The Baraboo Police & Fire Commission (PFC) met on this date at the Baraboo Municipal Building, 101 South Boulevard, (Council Chambers), Baraboo. The meeting was opened at 05:00pm by PFC President Kujak. A notice of this meeting was posted on October 21, 2022.

Roll call found Commissioners Getschmann, Hollenback, Kluge, Kujak and Viney were in attendance. Others present during portions of the meeting were Police Chief Candidates Al Fear, Ryan Labroscian & Rob Sinden. Additionally during the two hour event there were numerous citizens that came & went.

Compliance with the open meeting law was noted by Kujak.

Kujak made a request to have the <u>AGENDA</u> be approved. Getschmann made a Motion to approve the Agenda; Viney offered a second, motion carried 5-0.

There were no citizens present to speak under 'PUBLIC COMMENTS'.

Under <u>INFORMATION ITEMS</u>, Kujak announced the 'Meet & Greet' event was now open. He introduced each of the three candidates individually and allowed each a 5 Minute period to tell those in attendance 20-25 of their background and their ideas for Baraboo PD. At the conclusion of the individual talking points, each Candidate received numerous oral inquiries from those in attendance. The group assembled was comprised of City Officials, City Police Officers, other City staff and other community citizens as well as the media. The group had dispersed by 7:00pm.

(Note: Kujak left midway thru the program due to another meeting.)

Under 'COMMUNICATIONS', Kluge advised that there were none for this meeting.

Upon the last citizen departing the Council Chambers, a request for an <u>ADJOURNMENT</u> was made: Viney offered a Motion to adjourn; Hollenback offered a second. Motion passed 4-0.

Respectfully submitted,

Dennis Kluge, Secretary

Approved by PFC on November 21, 2022

MINUTES FOR: Special Meeting on October 27, 2022.

The Baraboo Police & Fire Commission (PFC) met on this date at the Baraboo Municipal Building, 101 South Boulevard, (C234), Baraboo. The meeting was opened at 9:00AM by PFC President Kujak. A notice of this meeting was posted on October 25, 2022.

Roll call found Commissioners Getschmann, Hollenback, Kluge, Kujak and Viney were in attendance. There were no other persons present for this meeting.

Compliance with the open meeting law was noted by Kujak.

Kujak made a request to have the <u>AGENDA</u> be approved. Getschmann made a Motion to approve the Agenda; Hollenback offered a second, motion carried 5-0.

There were no citizens present to speak under 'PUBLIC COMMENTS'.

Kujak requested a motion to move the Commission into a <u>CLOSED SESSION</u>, pursuant to Wis. Stats. 19.85(1)(c) for the purpose of considering employment, promotion of performance evaluation data with respect to the filling of a vacancy within the Police Department. Viney made a motion to move to Closed; Getschmann offered a second; Motion passed 5-0.

Kujak requested a motion to reconvene in <u>OPEN SESSION</u>, pursuant to Wis. Stats. 19.85 (2) to address any business that may be the result of discussion conducted in Closed Session. Hollenback made a motion to reconvene in Open Session; Getschmann offered a second; Motion passed 5-0.

Under 'COMMUNICATIONS', the PFC created a letter to Mayor Rob Nelson and the City Administrator, indicating the PFC's selection of Interim Police Chief Rob Sinden as the new Police Chief, and requesting the annual pay scale be \$105,000.00 (within the proposed pay limits previously set by the Finance Committee). Further that Chief Sinden's appointment would be contingent on his successful completion of the standard background check, psychological examination and a drug test. The letter was to be hand carried to the Mayor later this date.

Kujak requested a motion to adjourn, Viney made a motion to Adjourn; Getschmann offered a second, Motion passed 5-0.

Respectfully submitted,

Dennis Kluge, Secretary

Approved by PFC on November 21, 2022

MINUTES FOR: Special Meeting on November 4, 2022.

The Baraboo Police & Fire Commission (PFC) met on this date at the Baraboo Municipal Building, 101 South Boulevard, (C205), Baraboo. The meeting was opened at 8:45AM by PFC Secretary Kluge. A notice of this meeting was posted on October 31, 2022.

Roll call found Commissioners Hollenback, Kluge and Viney were in attendance. Commissioners Getschmann & Kujak were excused. There were no other persons present for this meeting.

Compliance with the open meeting law was noted by Kluge.

Kluge made a request to have the <u>AGENDA</u> be approved. Viney made a Motion to approve the Agenda; Hollenback offered a second, motion carried 3-0.

There were no citizens present to speak under 'PUBLIC COMMENTS'.

There was no formal ACTION ITEMS to be handled.

Under <u>INFORMATION ITEMS</u>, the purpose of this meeting was for the PFC to attend the 'League of Wisconsin Municipality's' annual training workshop for Police & Fire Commissions (via ZOOM, 9:00AM - 3:30PM).

Under 'COMMUNICATIONS', the PFC Members in attendance received their monthly LWM Magazine.

Kluge requested a motion to adjourn, Hollenback made a motion to Adjourn; Viney offered a second, Motion passed 3-0.

Respectfully submitted,

Dennis Kluge, Secretary

Approved by PFC on November 21, 2022

MINUTES FOR: Special Meeting on November 8, 2022.

The Baraboo Police & Fire Commission (PFC) was scheduled to meet on this date at the Baraboo Municipal Building, 101 South Boulevard, (Council Chambers), Baraboo.

However, due to the Membership not meeting the needs for a Quorum, <u>no formal meeting was held</u>. Two members (Viney & Hollenback) attended the City Council and answered questions as presented regarding the appointment of Interim Chief Rob Sinden to the full-time Baraboo Police Chief position.

Respectfully submitted,

Dennis Kluge, Secretary

Baraboo Economic Development Commission 164 of 165 **Meeting Minutes** October 27, 2022

I. Call Meeting to Order and Note Compliance with Open Meeting Law

Chair Caflisch called the meeting to order at 5:45 PM at the Baraboo Municipal Building, Council Chambers, 101 South Blvd., Baraboo, WI. The meeting was noticed in conformance with Wisconsin State Statues regarding open meetings.

II. **Roll Call of Membership**

Present: Caflisch (Video), Steinhorst, Kent, Koehler, Koenig, Kothbauer, Meise, Nelson, Persche, Vera

Absent: Briggs, Culotta Other: Patrick Cannon

III. **Approve Minutes**

Motion to approve the minutes for May 5, 2022

Steinhorst (1); Koehler (2) Aye: All via voice vote

Nay: None

IV. **Approve Agenda**

Motion to approve the agenda

Nelson 1); Kent (2)

All via voice vote Aye:

Nay: None

٧. **Presentation**

None

VI. **Action Items**

a. Election of Officers

i. Chair

Nomination of Chantel Steinhorst by Nanci Caflisch

Motion:

To close nominations and elect Chantel Steinhorst as Chair

Kent (1); Nelson (2)

Aye: All Nay: None

ii. Vice-Chair

Ms. Kothbauer volunteered to serve as the Vice-Chair

Motion:

To close nominations and elect Karen Kothbauer as Vice-Chair

Kent (1); Persche (2)

Aye: All Nay: None

iii. Secretary

Nomination of Beth Persche as Secretary

Motion:

To close nominations and elect Beth Persche as Secretary

Kent (1); Kothbauer (2)

Aye: All

Nay: None 165 of 165

b. Work session with Redevelopment Resources/Studio GWA regarding EDA Grant

Redevelopment Resources and Studio GWA presented their final draft of their project.

The report contains several recommendation for moving forward. The report will be presented to the City Council on November 8, 2022. BEDC would like to meet again on November 17, 2022 to discuss how to implement the plan.

No official action was taken.

c. Discussion of current development projects within the City.

Staff gave an update on the various projects throughout the City. These projects included the Fire/EMS stations, Jackson property and the new hotel currently under construction.

VII. Information/Discussion Items

The next BEDC meeting will be November 17, 2022.

VIII. Adjournment

The meeting was adjourned by the Chair at 6:48 PM as all business items were concluded

Chantel Steinhorst Chairperson

Patrick Cannon Recorder